STANDARD FORM NO. 64

## Office Memorandum • United States Government

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ro : Mr. L. V.		John	DATE: MO	ny 1 <b>8,</b> 1955 Pe	Tolson  Boardman  Nichols  Belmont  Harbo  Mohr
FROM 'Mr. A. H.	Belmonit	ALL INFORMATION HEREIN IS UNCLAUDATE 10-14-99	ASSIFIED BY 60267 NIS/	EPIDD	Parsons Rosen Tamm' Sizoo
	VTERVIEWS WITH Dental Description of the Discontinuer		401820	1	Winterrowd Tele. Room Holloman
INFORMANTS	BY DEPARTMENT IN SECURITY CA	al Ses=		Be 3-1	Sandy Say
<u>Synopsis</u> :	MEX- Con	nmunists	AS WIE	wesses	1 R. 3
was prepared. I		ions given t	o the field	in connect:	ion with
interviews by D informants who a (1) Informants	vere to be use should be intr	d as witness oduced to De	es were the	following: attorneys u	nder
fictitious names full security, office if page	way from the	field office	or United S	States Attor	rney's "
office, if poss their written r	eports during	interviews b	y Department	al attorne	ys when

By memorandum dated 5-2-55; attached, it was recommended and approved that modifications be made in handling pretrial interviews with current and discontinued informants in any security type case as follows: (1) Informants will be introduced under their true names but the attorneys will be requested to protect this information; (2) The interviews will be conducted under only those security precautions deemed absolutely essential by the field office involved.

With respect to permitting informants to review their written reports during pretrial interviews with Departmental attorneys, it is noted the Department has been advised that the matter of whether or not informants review their reports is something to be decided by the Departmental attorneys. The Bureau will not make any comments or suggestions in this regard in order to avoid possible criticism by the Department of placing "unreasonable burden" on Departmental attorneys or that the Department is losing "valuable evidence" because the Bureau would not permit informants to review their reports.

Enclosures (2)

CC: MR. BOARDMAN
MR. BEIMONT

MR. DISE

55 JUN 8 1955

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INDEXED - 83

76 JUN 7 1955

EX-116

Memorandum from Mr. Belmont to Mr. Boardman Dated May 18, 1955 Continued.

Recently in preparing for a hearing in a Subversive Activities Control Board case, a Departmental attorney stated he felt interviews with two former informants could be expedited if informants were permitted to review their reports. By memorandum dated May 12, 1955, attached, it was recommended the field advise the attorney that a decision as to whether the informant should review his reports should be made by the Department. The Director noted that this was agreeable but informant reports should not be shown to former informants unless we get a written memorandum from the Department directing it. In accordance with this notation, we will in the future request a written memorandum from the Department if the Department or a Departmental attorney feels that an informant should review his reports and requests that the informant be permitted to review these reports.

Occasions of this type should occur infrequently since it has been and will continue to be customary to make informant reports available for review by Departmental attorneys when they are preparing for interview with informants prior to trial. Up until this time, it has not been customary for the attorney to display the reports to the informant-witnesses.

Under date of May 2, 1955, we advised the Department the Bureau did not desire to be placed in a position of obstructing prosecution and we would leave to the discretion of the Department, desirability of allowing informant-witnesses to review their written reports. We stated that Bureau would prefer not to be consulted prior to showing of reports to informant-witnesses since the final decision to adopt such procedure is one which must be made by the Department. We stated that Bureau does not desire to share any part of responsibility of determination of which reports will be made available to informant-witnesses for review prior to trial.

#### RECOMMENDATION:

In view of the above modifications in Bureau policy regarding the handling of pretrial interviews with current and discontinued informants in security-type cases, it is recommended the attached SAC Letter be sent to the field advising of these modifications.

100 36(0) 1055 5-24-55 Ms

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AMBAN

(O) PRETRIAL INTERVIEWS WITH CURRENT AND DISCONTINUED INFORMANTS BY DEPARTMENTAL ATTORNEYS IN SECURITY CASES -- Reference is made to SAC Letter 51-97 (B) V. "Informant's interview by U. S. Attorney." You are instructed to immediately place in effect the following modifications in policy regarding handling of pretrial interviews with potential witnesses by Departmental attorneys and United States Attorneys in all security-type cases: (1) Current and discontinued informants will be introduced to attorneys under true names. Attorneys will be thoroughly impressed with necessity to keep identities of informants confidential to protect further usefulness of informants (2) Pretrial interviews with informants will be conducted under only those security in the conducted of the those security precautions deemed absolutely assential by field office involved. (3) When request made by Departmental attorneys or United States Attorneys to permit informants to review written reports during pretrial interviews, field offices will make no recommendations or decisions in this regard. Attorneys will be advised decision as to whether or not informants review written reports in preparation for trial is one to be made by Department and they should be requested to contact Department since this matter has been the subject of discussion between the Department and the Bureau. If problem arises, field should furnish all details to Bureau at once.

Strict adherence must be had to above procedures.

Very truly yours,

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-14-99 BY 60367 NISIEPIDD 401880

John Edgar Hoover

Director

Attachment for (N)

5/24/55 SAC LETTER NO. 55-36

JUN 3 1955

53 JUN 13 1955

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Loc Letter 55-36 5-24.55

(M) ARTICLE RE INFORMANTS - BY ATTORNEY GENERAL BROWNELL -- There are being furnished to each field office 100 reprint copies of the article entitled "Shall Doors Be Opened to Spies and Subversives?" by Attorney General Herbert Brownell, Jr., which appeared in the April 29, 1955, issue of the "U. S. News and World Report." This article, containing substantial data concerning the necessity and value of the informant system, is especially pertinent in view of the current unwarranted attacks on this procedure. These reprints may be made available for public distribution if you so desire.

O Ex Communist as witnessed

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DATE 10-14-99 BY 6267 NISEPIDD
901830

/00 - 4/8/05 -NOT RECORDED 45 JUN 3 1955 ORIGINAL FILED

53 JUN 13 1955



May 25, 1955

MEMORANDUM FOR MR. TOLSON

MR. BOARDMAN

MR. BELMONT

MR. NICHOLS

Ex- Communists no virtugaces

With reference to a previous memorandum in which I made reference to a conference which I had with the Attorney General and the Deputy Attorney General, at which time the Attorney General indicated he thought it would be desirable before any Smith Act cases were initiated which would involve the disclosure of FBI informants that the matter be submitted to him for consideration, I desire to advise that at the Attorney General's staff conference at Quantico last week the Attorney General instructed that no Smith Act cases or any cases of internal security be initiated which would involve the disclosure of any FBI informants until such cases were submitted to him for consideration. He indicated that he would desire to have a conference with the Deputy Attorney General, the Assistant Attorney General in charge of Internal Security, and myself as Director of the FBI, before final decision should be made as to the disclosure of FBI informants.

I have taken occasion in briefing the conference on the work of the FBI to stress particularly the problem which was becoming more acute to the proper functioning of the FBI in the internal security field, namely, the disclosure of FBI informants in that field when the Department desired to utilize such informants, either in Smith Act cases; before the Subversive Activities Control Board; or in Immigration and Naturalization proceedings. As a result of my comments upon this subject, the Attorney General issued the above instructions.

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Tolson DATE 10-14-99 BY 602151 NIST	TEN/DO	
Nichols 901820	John Edgar Hoover Director	1905
Rosen Tamm Sizoo Winterrowd Tele. Room JEH: tlc (7) Gandy JEH: tlc (7)	NOT RECORDED 199 JUN 1 1955	SENT FROM D. O.  TIME O O O O  DATE VINE  BY . VINE

Office Memorandum • united states government

то :	Mr. A. H. Belmont	DATE: Ma	y 31, 1955 Roardman
2/	ALL	INFORMATION CONTAINED	¥ Belmont Harbo Mohr
-from :	F. J. Baumgardner DAT	EIN IS UNCLASSIFIED E 10-14-94 BY 60367 NIS	
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SUBJECT:	DEPARTMENTAL COMMITTEE OF		Winterrowd Tele. Room
	SECURITY WITNESSES	(1975年) 1975年 19	Holloman
	The minutes of the meeting, 1955, have been received as of May 17, 1955		•
<u> </u>			
proced	The Committee approved a ney General's signature to dure to be followed by U. S. nist Party members as witne	all V. S. Attorneys . Attorneys in using	regarding
Attorn	The Committee determined usions regarding the use of neys concerning Criminal Dioresentatives of the Crimina	prospective witness vision cases should	of its b7D ses to U. S. be accomplished
Nelson report case of his as prior had be therej	The use of nation of the transcript of in Pittsburgh during 1951 ted to have admitted on croagainst Nat Yanish in 1948 sociation with the FBI. (affiliation with the FBI aren told to maintain his refore he had taken this actions	. During that trial   ss examination that he had not told the It is recalled that nd when questioned, lationship confident	trial of Steve  is  in a deportation  truth regarding  denied  stated that he
<u>Meetii</u>	ng of May 19, 1955		
into e recom	It was stated that the C sseminating to all U. S. At effect the system of securimended to the Deputy Attorn ved by him on May 18, 1955.	torneys copies of a ty witness clearance	letter putting e that had been
and co	The Committee considered oncluded that may be	information concernused as a Governmen	
	The Committee considered and concluded that	information concert may be used as a	
j	Mr. Belmont Mr. Baumgardner Mr. McInturff  Mr. McInturff  Mr. McInturff  Mr. McInturff	18/05-4 1955	1 50-5
(4)	400 JUN 15 1955		

Memo to Mr. Belmont

May 31, 1955

witness in any instance in which he is a desirable and material witness and what he will testify to is corroborated.

The Committee considered information concerning Louis Budenz and concluded that Budenz may be used as a Government witness.

The Committee's conclusion was that may be used as a Government witness.	Ъ7D
The Committee, after consideration of information concerning concluded that may be used as a Government witness.	

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## Office Memorandum • United States Government

TO . MR. L. V. BOARDMAN

DATE: June 13, 1955/

Belmon Harbo

Parsons Rosen \_ Tamm'

Sizoo

Winterrowd. Tele. Room

Holloman

Mohr

FROM : MR. A. H. BELMONT

ALL INFORMATION CONTAINED
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DATE 10-14-99 BY 6034 NIS/EP/PP
PO 1820

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SUBJECT: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES

Under date of May 20, 1955, a letter was transmitted to Deputy Attorney General Rogers, with copies to Assistant Attorneys General Olney and Tompkins, and the Commissioner, Immigration and Naturalization Service (INS), stating that it had been noted that the above committee was considering issuing instructions to have United States Attorneys check with local FBI field offices concerning former Communist Party members who are to testify as Government witnesses. Bulet May 20, 1955, pointed out that there is no objection to Department and INS personnel making such checks of our local field offices, but that it was felt more complete information may often be available at FBI Headquarters in Washington, D. C. It was suggested, therefore, that requests for information concerning prospective witnesses be submitted to FBI Headquarters rather than to local field offices of the FBI.

By letter dated June 3, 1955, the Deputy Attorney General furnished a copy of a letter sent to each U. S. Attorney on May 20, 1955, setting forth the procedure to be followed. This letter states that in any case in which the trial attorney knows or has reason to believe that an ex-Communist is to testify as a witness for the Government, the trial attorney should first obtain through the local FBI field office a central indices check on such witness, as well as a check of the local INS office. The cases of witnesses concerning whom derogatory information exists sufficient for the trial attorney to question the witness' reliability should be furnished to the Department with appropriate recommendation and in such instance the witness is not to be called to the stand without prior authorization from the Department. In his letter of June 3, 1955, the

Attachments - 2 seut 6-17-55

cc: Mr. Boardman

Mr. Belmont RECORDED - 87

Mr. Baumgardner Mr. McInturff

RECORDED - 87 100-418105-46

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55 JUN 21 1955

MEMORANDUM FOR MR. BOARDMAN

Deputy Attorney General points out that a check of the central indices of the FBI is required by the letter to the United States Attorneys dated May 20, 1955.

#### RECOMMENDATIONS:

- It is recommended that the field be alerted to the fact that requests may be received from United States Attorneys concerning ex-Communists to be called as witnesses for the Government. The field is being instructed to furnish the names and identifying data of such persons to the Bureau by airtel or teletype so that a check of the Bureau's indices can be made promptly. Thereafter, pertinent information will be furnished by the Bureau to the interested division of the Department, as well as to our local field office for transmittal to the interested United States Attorney. If you approve, there is attached a letter to all SACs to this effect.
- 2. There is also attached a letter to Deputy Attorney General Rogers, with one copy each to Assistant Attorneys General Olney and Tompkins, and Commissioner, INS, advising them that our field offices are being instructed along the above line. It is also being pointed out that the Bureau has noted in minutes of the above committee the names of certain prospective witnesses concerning whom no identifying data is given and in the absence of a specific request, no effort is being made to search our files concerning persons so listed in the minutes.

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CCMR. BOARDMAN MR. BELMONT MR. BAUMGARDNER

MR. MC INTURFF

Mr. William P. Rogers Deputy Attorney General

June 14, 1955

Director, FBI

DEPARTAENTAL COMMITTEE ON SECURITY WITNESSES

DECLASSIFIED BY 60267 NIS/EPIDO ON 10-14-99

901820 Reference is made to your memorandum of June 3, 1955, enclosing a copy of a letter sent to each United States Attorney on May 20, 1955, setting forth the procedure to be followed in requesting information concerning ex-Communists who are being considered as Government witnesses.

For your information, the local field offices of the FBI have been instructed to handle all such requests for information by United States Attorneys expeditiously and pertinent information from this Bureau's files concerning prospective witnesses will be furnished to the requesting United States Attorney through our local field office, as well as to the interested division of the Department.

It has been noted in the past that in minutes of the meetings of the above committee, certain individuals have been named as being considered as prospective witnesses by the various divisions of the Department. In the absence of a specific request for information concerning such individuals named. this Bureau will assume that it will not be necessary to furnish information from our files concerning such individuals. Should any division of the Department desire information from our files concerning any prospective witness, it is suggested that sufficient Edentifying data be included in the request to permit? a Thorough search of our files.

Assistant Attorney General Warren Olney III

cc: Assistant Attorney General William F. Tompkins

cc: Commissioner Immigration and Naturalization Service

GFMc:de (10) COVER MEMO: Mr. Belmont to Mr. Boardman dated 6/13 Same re, initials

CLASSIFICATION AUTHORITY DERIVED FROM FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 04-09-2010 Mr. Boardman Belmont Mr. Stanley Mr. Nithols Mr. Resen Mr. Sutthoff Mr. Malley Assistant Attorney General ICHTIM July 1, 1955 William F. Tompkins Director, FBI 5 100-418 105-EX-COMMUNISTS AS WITNESSES Reference is made to your memorandum dated June 15, 1955, requesting that the Internal Security Division be furnished a list of Loyalty and Security of Government Employees cases in which information obtained from [ appears in the investigative reports. Further reference is made to this Bureauts memorandum dated June 21, 1955, in which it is noted that a list furnished to the Department on March 2, 1955, identified pertinent cases containing information furnished by Harvey Marshall Matusow and Attached are two copies of a list of thirteen investigations under Executive Orders 9835 and 10450 in which reports contain information furnished by Set forth in the list are the specific and reports involved and the I symbols used to conceal identity. In the event other cases pertinent to your inquiry are located in the future, you will be advised of the same. In connection with this matter, your attention is invited to this Bureau's memorandum dated April 26, 1955, and captioned "Civil Rights Congress, Internal Security - C, Internal Security Act," setting forth information with respect to the reliability of data furnished by while an informant of this Bureau. ALLATNFORMATION CONTAINED HEREIN-ISTUNGLASSIFIEL nclosures (2) 100-351082 ALL INFORMATION CONTAINED? Boardman. HEREIN IS UNCLASSIFIED EXCER JRS: bajka Nichols Belmont WHERE SHOWN OTHERWISE. Harbo to Rosen, same caption, 7/1/55 JRS:baj Cover Memo Stanley Rosen

### O STATES DEPARTMENT OF JUSTAGE

#### FEDERAL BUREAU OF INVESTIGATION

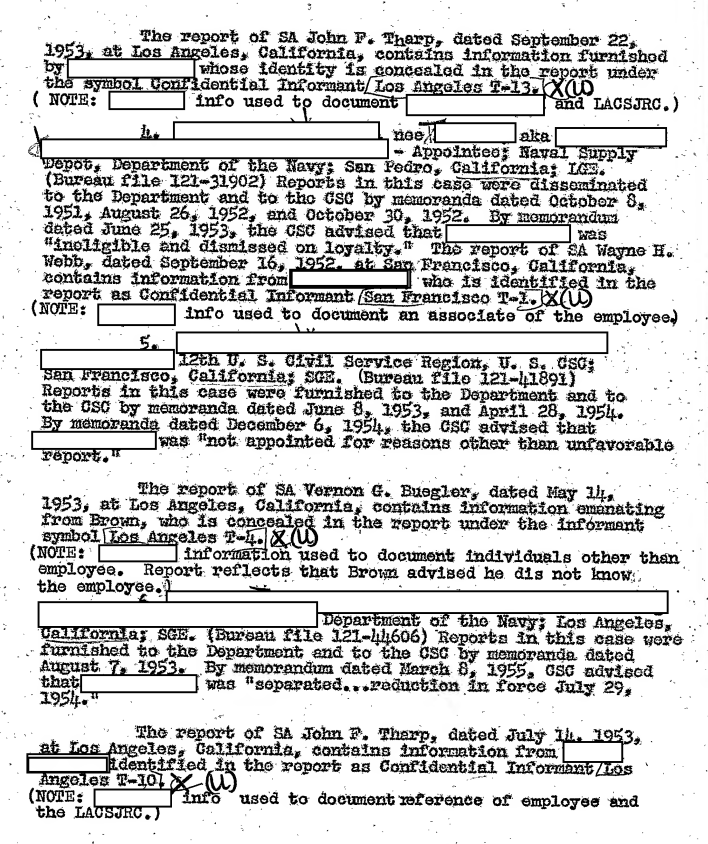
July 1, 1955

DECLASSIFIED BY 60267 NIS/EPIDO ON 10-14-99

901830

CASES PERCAINING TO INVESTIGATIONS CONDUCTED UNDER EXECUTIVE ORDERS 9835 AND/OR 10450, IN WHICH REPORTS CONTAIN INFORMATION FURNISHED BY FORIER CONFIDENTIAL INFORMANT

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*	Department an	d to the Civil S	ervice Commis	serou pa memoter	ida dated
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	Tile 121-1894	l) Reports in th	is case were	furnished to the	ie i
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Boardman		ted November 6.			desion
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Headquarters. Sixth Army; Presidio, San Francisco; SGE. (Bureau file 140-4289) Reports in this case were furnished to the Department and the USC by memoranda dated July 29, 1954. By memorandum dated April 20, 1955, the CSC advised that was given a "favorable determination." The report of SA James A. Wills, dated June 11. 1954. at Los Angeles, California, contains information from whose identity is concealed in the report under the Informant symbol Los Angeles T-11.X(W) (NOTE: info used to document LACEJRC.) aka Post Office Vepartment; Los Angeles, California; SGE. (Bureau file 140-4831) Reports in this case were furnished to the Department and to the CSC by memoranda deted July 30, 1954. To date, no disposition has been received from the CSC. The report of SA William G. Carpenter, dated July 22, 1954. at los Angeles, California, contains information furnished the is concealed in the report as Confidential Informant Los Angeles T-14. X(W)

MOTE: Info used to document an organization. Report Post Office Department; Pittsburgh, Pennsylvania; SGE. file 140-5047) Reports in this case were furnished to the Department and the CSC by memoranda dated September 24, 1954. By memorandum dated January 14, 1955, the CSC advised that was "retained." The report of SA James A. Mills, dated August 6, 1954. at Los Angeles, California, contains information emanating from who is identified in the report as Confidential Informent Los Angeles T-47 & (W) (NOTE: info used to document and the LACSJRU 10. Agricultural Research Service; Department of Agriculture; Los Angeles, California; SGE. (Bureau file 140-5130) Reports in this case were furnished to the Department and the CSC by memoranda dated September 10, 1954. To date, no disposition of this case has been received from the CSG.

The report of SA James A. Mills, dated August 13.
1954, at Los Angeles, California, contains information originating
with whose identity is concealed in the report under the
designation of Confidential Informent Los Angeles T-9. 200
NOTE: info used to document and the
LACSJRC.)
11. ROBERT BOYDAPOWERS: Clerk - Stenographer:
Department of Agriculture; Yuma, Arizona; SGE. (Bureau file
140-5202) Reports in this case were furnished to the Department
with June 1970 to an expension of the file
and the CSC by memoranda dated October 4, 1954. To date, the
CSC has furnished no disposition of this case.
The report of SA James F. Brent, dated August 31,
1954, at Los Angeles, California, contains information furnished
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by who is identified in the report as Confidential
Informant/Los Angeles T-11.X(W)
(NOTE:info used to document an association of employee.)
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Veterans Administration; Los Angeles,
California; SCE. (Buroau file 140-5274) Reports in this case
were furnished to the Department and the CSC by memoranda dated
October 25, 1954. By memorandum dated May 11, 1955, the CSC
advised that "resigned before determination was
completed (on) 3-24-55." The information furnished by the
Service Control of the Control of th
CSC indicated that resignation was not submitted upon
presentment of charges.
The report of SA Jemes F. Brent, dated September 17,
1954, at Los Angeles, California, contains information emanating
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from whose identity is concealed in the report under the designation of Confidential Informant Los Angeles T-8. X W
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employee as well as LACSJRC.)
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The said BARCO and The Said Walking along Said Wall and Wall and The Said Wall and T
Post Office Department: Los Angeles,
California; SGE. (Bureau file 140-6451) Reports in this case
were furnished to the Department and the USC by memoranda dated
January 7, 1955. To date, no disposition has been received
from the CSC.
The report of SA Robert E. Russell, dated December 6.
1954. at Los Angeles, California, contains information furnished
by whose identity is concealed in the report under
the informant symbol Los Angeles T-3. & W
(NOTE:info used to document LACSJRC.)

JAIR CONTRIBUTAL

NOTE: Information from also noted in the following cases, reports of which were not disseminated due to termination of employment.

| Ala: Veterans Administration: | Administ

## Office Memorandum • United States Government

то	: Mr.	A .	$H_{ullet}$	Belmont
				• •

DATE: June 16, 1955

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FROM : Mr. F. J. Baumgardy

SUBJECT: DEPARTMENTAL COMMITTEE. SECURITY WITNESSES

ALL INFORMATION CONTAINED Herein is unclassified DATE 10-14-99 BY 60367 NIS/EP/OD 901820

The minutes of the meetings of the above committee on May 24 and 31, and June 7, 1955, have been received and reviewed.

May 31, 1955

The committee considered and revised a memorandum prepared for the signature of Mr. Rogers in response to the Bureau's memorandum of May 20, 1955. (The Bureau's memorandum of May 20, 1955, had suggested that any name checks concerning witnesses be submitted to FBI headquarters rather than local field offices so that complete information could be furnished to the interested trial attorneys or INS personnel. Deputy Attorney General's memorandum has been received and a proposed reply prepared and sent through for approval.)

The committee was advised that a letter to all United States Attorneys putting into effect the system of security witness clearance recommended by the committee had been disseminated on May 20, 1955. (A copy of this letter has previously been received and an appropriate memorandum and SAC Letter prepared.) The committee decided that it would not be necessary for trial attorneys to check with INS concerning witnesses whose identity is closely held until the moment of testimony. (This would include FBI security informants exposed, for instance, in Smith Act trials.)

MN 24W55

June 7, 1955	
The committee considered its discussion	with the 🚉
Attorney General on June 2, 1955, when he requested	d that the
committee consider the actions to be taken on employed	oyee security
cases where Matthew Cuetic. Harvey Matusow,	
and had furnished information	
committee decided that the Internal Security Divis	ion will
cc - Mr. Belmont cc - Mr. Baumgardher cc - Mr. McInturff D. To	48
GFM: dae JUN 22 1955	

Memorandum from Mr. Baumgardner to Mr. Belmont

submit to the committee its recommendation of action to be taken in all employee security cases wherein FBI reports reflected these individuals had furnished adverse information on any employees. The committee decided that these reports should be furnished to the committee as completed.

Mr. Irons advised the committee that he had addressed a memorandum to the Assistant Attorney General. Internal Security Division. relative to possible employment of and that copies would be furnished to other members of the committee.

#### ACTION:

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Mon

## ice Memorandum • united states government

Mr. L. V. Boardman

DATE: April 28, 1955 Boarding

FROM

Mr. A. H. Belmont

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY POSPL MISIEDIOD 901880

SUBJECT:

INFORMANTS USED AS WITNESSES IN SECURITY CASES

Tele. Room Holloman

The attached newspaper clipping from the "Newark Evening News" dated April 22, 1955, was prepared by Arthur Sylvester, Washington correspondent of the "Newark Evening News It reflects that Justice Department, trial lawyers are sympathizing with the United States Supreme Court at ? being blocked from examining secret information as a result. of "involved procedures" imposed by the FBI. The Supreme Court allegedly expressed surprise to learn from Assistant Attorney General (AAG) Warren E. Burger that they were not free to look at certain information considered material in the appeal of Dr. John P. Peters whose loyalty case is before the Supreme Court. When requested to produce information by the court on which the Government had acted, Burger insisted this was part of the issue in the Peters case and a presidential order would be required to release the information outside the executive branch. Justice Frankfurter asked Burger what consideration of public security justified the Government in withholding the names of witnesses on whom it relies.

mineriesto de William

According to Sylvester is article, this same question was echoed by "a Justice Department lawyer who recently had to prosecute a case involving loyalty information under circumstances made fantastically difficult by FBI demands for what amounted to cloak-and-dagger methods." (The identity of this attorney is not known to the Bureau.) This Departmental attorney said he had never experienced anything like it in his life and he thought Attorney General Brownell would be forced to "put a curb on Hoover's nonsense."

Enclosure Leas 4-29-55

Mr. Nichols

Mr. Boardman

Mr. Belmont

Mr. Baumgardner

Mr. Reddy

EBR:nbs:imd

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The attorney described how he was assigned to a case and instead of being aided by the FBI in preparing the case, he found his work more difficult. He said informants are identified by symbols and numbers from which an attempt is made to figure out which of the witnesses should be interviewed. A request is made to the Bureau for interviews with these witnesses and "If he (Director Hoover) sees fit to grant the request arrangements are made for you to meet the proposed witness." Thereafter the Government attorneys must meet the witnesses under assumed names and the meetings are arranged not in a Justice Department office, but in some outside locality or an automobile. The attorney also states the witnesses cannot be interviewed without a Bureau Agent always being present although he does nothing to help organize the case or the material.

Burger advised Justice Frankfurter the FBI is secretive with its own informants since some of these individuals decline to provide information to the FBI unless assured their identities will not be disclosed.

#### POLICY REGARDING INTERVIEWS WITH INFORMANTS:

The Bureau's policy with reference to making potential witnesses available for interview by Government attorneys in security-type cases has been followed since the first New York Smith Act trial in 1949 and the procedure involved has been discussed on numerous occasions with Departmental officials and attorneys. All investigative reports and prosecutive summary reports are made available to the Department in security-type cases and T symbols are used only where it is absolutely necessary to protect the informant or source. All information furnished by the informants and sources is, of course, included in the reports. The procedure is as follows:

1. The Department reviews the reports to see if there is a case based on the information developed during the investigation. If so, the Department selects from the reports those T symbol informants who appear to be desirable or necessary witnesses and inquires of the Bureau as to the availability of these T symbol informants.

2. The Bureau's reply to the Department may fall within any of the following groups:

- (a) If the informant is a current, valuable informant whose exposure would seriously impair security coverage in the field office involved, the Department is advised that this informant is not available for interview. If the Department subsequently states that the informant is absolutely essential to a successful prosecution, we reconsider and re-evaluate the situation and, where possible, we make the informant available.
- (b) If the informant has been discontinued but has not been exposed as a former Bureau informant, the Department is advised that he is available for interview under appropriate security precautions. His name is not disclosed at this point since the Department may ultimately decide not to utilize him.
- (c) If the informant has been discontinued and exposed as a former Bureau informant, his identity is furnished to the Department and the Department is advised that he is available for interview.
- (d) If the T symbol represents an individual who has never been a confidential informant of the Bureau but who requested that his identity be kept confidential, he is first contacted by a Bureau Agent to determine his willingness or unwillingness to be interviewed by Government attorneys. If he is willing to be interviewed, his name and the fact that he is available for interview are made known to the Department. If he does not desire to be interviewed, the Department is advised that he is unavailable.
- 3. The interviews with current informants and discontinued informants who have not been exposed are conducted under security precautions in a hotel room,

Bureau car, a motel, or any other place where complete security is assured in order that the Communist Party may not learn of the informant's cooperation with the Bureau thus preserving him as a surprise witness should he actually testify. The element of surprise has been most effective in Smith Act trials since the defense does not have the opportunity to delve into the background of the witness for cross-examination purposes. An intensive and continuing campaign is conducted by the Communist Party in an effort to uncover FBI informants. The Bureau has actual knowledge that the Communist Party places its own members under surveillance in an attempt to ferret out Bureau informants. Unless, therefore, interviews between informants and Government attorneys are conducted with the utmost security as to location and timing, our informant will be uncovered. The informant is <u>intr</u>oduced under an alias solely to protect the informant's identity and future value in the event the Department decides not to utilize him as a witness. Departmental attorneys have actually orally stated that they do not want to know the identity of the informant until they decide to use him as a witness since the Departmental attorneys do not want to be burdened with this additional security responsibility. Should the informant be introduced by his true name and then not used as a witness, the interviewing attorney would have the benefit of this knowledge should he leave the Department and might use such information to the detriment of the | Government.

I think this should be changed

4. A Bureau Agent (usually the Agent who handles the informant) is present during the interview with the informant by Government attorneys solely to introduce the informant to the attorneys and to put him at ease. The Agent does not assist in the interview since this is strictly a matter for Government attorneys to handle.

With respect to the attorney's remark that the Bureau furnishes a summary of what each witness can testify to, the witnesses being identified by symbols and numbers, as well as an evaluation of the credibility which ranged from "good" to "bad," it is noted the Bureau does furnish the Department with prosecutive summary reports. These reports set out data to which witnesses can testify and informants are identified by T symbols. We do characterize informants as to reliability and when the Department indicates it is contemplating using an informant as a witness, we do furnish to the Department all adverse information bearing on the informant's credibility. Further, if at the Department's first inquiry there appears to be some outstanding adverse data which would obviously make an informant undesirable as a witness, the Department is so advised.

It is noted that the newspaper article reflects that the Justice Department attorney allegedly involved "recently had to prosecute a case involving loyalty information under circumstances made fantastically difficult by FBI demands for what amounted to cloak-and-dagger methods." The alleged attorney goes on to state: "Now, if Mr. Hoover decides you may talk with the government witness you have asked to see, it probably won't be in a Justice Department office. Oh not you will have to meet him in a motel in Maryland or Virginia, or in an automobile just outside the District of Columbia line.

Although from our knowledge of recent internal security prosecutions this does not appear to be an actual case, the Baltimore, Richmond, and Washington Field Offices have been instructed to immediately advise the Bureau whether there has been a recent case in which a Government attorney had occasion to interview a Bureau informant as described in the attached article.

OBSERVATIONS N

Messrs. Tompkins, Foley and Hall of the Department have in no manner ever expressed disagreement with the Bureau's procedure in these matters. In fact, Messrs. Foley and Hall, with whom we have dealt for the most part in connection with Smith Act prosecutions, have, on a number of occasions, expressed their appreciation for the assistance rendered by the Bureau and the manner in which we have handled these cases.

Whoever made the statements in the article in the "Newark Evening News" is either ignorant of the facts or is purposely seeking to undermine the Bureau's necessary security procedures. In our opinion, not a single statement made by the attorney holds water. These procedures have stood the test of numerous successful cases and it is believed we are sound in taking a strong position in this matter.

#### RECOMMENDATION:

It is recommended that the attached memorandum be forwarded to the Attorney General with copies designated for Deputy Attorney General Rogers, Assistant Attorney General Tompkins, and Assistant Attorney General Burger.

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## ice Memorandum • united states government

Mr. L. V. Boardman

DATE: May 2, 1955

Belmont #

Rosen Winterrowd

Tele. Room Holloman

FROM

Mr. A. H.

SUBJECT:

IINFORMANTS USED AS WITNESSES SECURITY CASES

SYNOPSIS:

Reference is made to my attached memorandum dated April 28, 1955, concerning the critical statements allegedly made by a Departmental attorney concerning the procedure in making informants available for interview by Government attorneys. The Director noted that he was not at all satisfied with our handling of this project and that he felt the Bureau took an entirely too extreme and arbitrary attitude

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in denying availability of informants.

In the future we will discontinue introducing current informants to Government attorneys under an alias but will use their true names. We will, of course, impression upon the attorneys the necessity of protecting the informant's true name since premature disclosure of the identity of an informant will prevent his continued use as an informant if he is not used as a witness and will preserve the surprise element in his testimony if he is actually used.

It is also felt that for the same reasons we must continue to use certain security precautions in setting up the interviews with current informants. We will, in the future, instruct the office setting up the interview to use only such security precautions as are absolutely essential.

With reference to making current informants available for interview and testimony, we will continue to most carefully evaluate all requests from the Department and will continue to stress to the field the absolute necessity of developing witnesses to supplant the anticipated testimony of current informants whom the Bureau has made available for

cc: Mr. Boardman

Mr. Belmont

Mr. Baumgardner

Mr. Reddy

6 Jun 24.1955

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testimony. In this connection, it is noted that with very few exceptions, the Bureau has in the past and will continue in the future to make available for interview and testimony those current informants whom the Department advises are absolutely essential to a successful prosecution. The Bureau has to date released 33 current informants for testimony in 13 Smith Act trials. We have refused to make available such extremely highly placed informants as for testimony in a possible.Newark Smith Act trial and we will similarly refuse to make available Chicago Informant CG-5824-S in connection with a current inquiry from the Department relative to a proposed Smith Act trial in Chicago. Confidential GG-5824-S, and NY-694-S are the three Informants most highly placed Bureau informants in the security field. They were developed over a long period of time and they simply cannot be replaced.

With reference to our attempt to identify the alleged attorney who made the critical statements which appeared in the "Newark Evening News" including the statement that he "recently had to prosecute a case involving loyalty information under circumstances made fantastically difficult by FBI demands for what amounted to cloak-and-dagger methods" and "now, if Mr. Hoover decides you may talk with the Government witness you have asked to see, it probably won't be in a Justice Department office. Oh no! You will have to meet him in a motel in Maryland or Virginia, or in an automobile just outside of the district line," we have checked with the Baltimore. Richmond. and Washington Field Offices. The Richmond and Washington Field Offices advised that they have never had a current informant interviewed under security precautions by a Departmental attorney or United States Attorney. The Baltimore Office has had no recent cases but this office did set up 16 interviews in 1951 and 1952 in connection with the Baltimore Smith Act trial. Ten of these interviews were conducted in the office of the United States Attorney in Baltimore and in these instances the informant was introduced under his true The remaining six were conducted as follows:

January 2, 1952, in Coffee Shop of Lord
Baltimore Hotel by Departmental Attorney
George Anastos and a Bureau Agent.

b6 b7C b7D

b2 b7D

2. True name used. Interviewed January 18, 1952, in New York hotel bu Departmental Attorney George Anastos and an b6 Agent of the New York Office. Interviewed February 27, 1952, and February 28, 1952, in b7C b7D New York hotel by Departmental Attorney Richard Alfriend. 3. Former Confidential Informant Introduced under alias. Interviewed December 13, 1951, December 28, 1951, and January 8, 1952, by Departmental Attorney Kevin Maroney and Bureau Agent in Bureau automobile in Baltimore and at informant's home. Former Confidential Informant Introduced under alias. Interviewed December 19, 1951, at Baltimore hotel by Departmental Attorney George Anastos and b2 Bureau Agent. b7D 5. Current Confidential Informant Introduced under alias. Interviewed on seven occasions in January, 1952, by Departmental Attorneys Kevin Maroney and George Anastos in a Bureau automobile, a Baltimore hotel, and in the Baltimore Field Office. 6. Former Confidential Informant Introduced under alias. Interviewed December 19, 1951, December 20, 1951, and January 5, 1952, at office of the United States Attorney, Baltimore, by Departmental Attorney Kevin Maroney and Bureau Agent. It has been determined that George Anastos and Richard Alfriend are no longer employed by the Department. Kevin Maroney is still employed as an attorney in the Subversive Activities Section.

Since the attorney allegedly involved in this matter referred to "a recent case involving loyalty information," a check was made with the Bureau's Security of Government Employees Section and it was ascertained that there have been no recent cases in this section involving an interview of an informant by Government attorneys wherein the informant was introduced under an alias or the interview was conducted under security precautions ...

#### OBSERVATIONS:

There appears to be at least three approaches the Bureau might take in an effort to identify the alleged Departmental attorney who made the critical statements to Arthur Sylvester of the "Newark Evening News" but it is not believed desirable to pursue any of these approache's at this time:

- 1. Make direct inquiry of the Department.
- 2. Interview Arthur Sylvester.
- З. Conduct an investigation of Sylvester to determine the identities of his contacts in the Department.

#### RECOMMENDATIONS:

If you approve, we will in the future take the following action in setting up interviews between informants and Government attorneys:

spels sustant 55.360 The informants will be introduced under their true names but the attorneys will be requested to protect this information.

The interviews will be conducted under only those recautions deemed absolutely essential by the ce involved. Judd 50 ptte 55-36(0) security precautions deemed absolutely essential by the field office involved.

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3. When the Department inquires as to the availability of a valuable current informant, we will point out the informant's value in furnishing security coverage and should the Department classify the informant as an essential witness, he will be made available for interview. We will then leave entirely to the Department the decision as to whether the informant will be used as a witness. We will continue, however, to list as unavailable only the very few informants who are extremely highly placed and who are furnishing information on a national level which is not available through other informants or sources.

### ADDEN DUM - A. H. Belmont: LL - May 3. 1955

I think each case should stand on its merits, to be considered according to the needs and importance of the case and the value of the informant; otherwise, the Department will bleed us absolutely white and will use all of our informants they can get. We have fundamental intelligence and Security Index responsibilities, as well as responsibilities for Smith Act trials. I think we should make every effort to avoid any implication from the Department that we are hindering prosecutions, but also we should not accede to arbitrary and unnecessary requests from the Department.

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## EXM. COMMUNIST AS WITTHESISES

(J) AGOVERNMENT WITNESSES - SECURITY MATTERS - SAC Letter No. 55-15 advised of absolute necessity of furnishing Bureau any information reflecting adversely upon credibility of a Witness being considered in any trial or heading involving Bureau case arising directly or indirectly out of subversive affiliation or activity.

For your information, Department under date of May 20, 1955, in letter to all United States Attorneys has issued instructions that in any case in which trial attorney knows or has reason to believe that an ex-Communist is to testify as witness for Government, trial attorney shall first obtain through local FBI field office a central indices check on such witness. It is pointed out that requests may be received by your office in non-Bureau as well as Bureau cases arising out of subversive activity or affiliation.

6/21/55 SAC LETTER NO. 55:40

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Such requests must be expeditiously handled and the Bureau advised promptly upon receipt of such requests, utilizing airtel or teletype, as facts dictate, and furnishing sufficient identifying data for Bureau to search its files. Pertinent information located in Bureau files will be furnished to you for transmittal to United States Attorney and will be furnished by Bureau to Interested division of Department.

Bureau Wishes to refterate that requests of this type must be given expeditious handling in order to avoid criticism of Bureau.

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Office	IVIemovarlaum • un	IITED STATES	GOVERNME	NT °
TO :	DIRECTOR, FBI	DA	ATE: July 12, 19;	55
FROM A	AC, Detroit (100-3635)		G, L, R.	
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SAC, Cleveland (100-659)

July 28, 1955

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Director, FBI (100-418105)-53

FORMER CONFIDENTIAL SOURCE

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DATE 10-14-94 BY 60367 NIS IEPIDO
901830

Enclosed the Cleveland Office will find one copy of Detroit letter dated July 12, 1955, re captioned individual.

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In the event \_\_\_\_\_ is considered as a potential witness by any Agency in the future, Cleveland should be certain that the information contained in this letter is made available to the appropriate Agency. The attention of the Cleveland Office is further directed to Bureau letter dated November 1, 1954, re

letter dated November 1, 1954, re

Security Matter - C which states that
should not be contacted for any reason without
prior Bureau authority.

Englosure 200 - Detroit

GFMc: mk;

COMM — FBI JUL 28 1955 MAILED 30

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Office Memorandum · UNI	
TO: DIRECTOR, FBI	DATE: July 12, 1955
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Re: INFORMATION CONCERNING	b2 b6 b7C b7D
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A review of the Indices of the Detroit EBI Office disclosed a master file on was., SM - C, Detroit File Number 100-3635, Office of Origin being Cleveland.  However, no information pertaining to was contained in this file subsequent to the report of SA C. BARRET CAMPBELL dated October 9. 1940, at Grand Rapids, except that	${f T}$

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(6-15-55) \*Federal Bureau of Investmation Records Section 1955 Name Check Unit - Room 6523 Attention Service Unit Room 6524 Forward to Ellie Review Return to \_\_Ext.\_ Supervisor ROOM ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED All References DATE 10.14.49 901820 Subversive References \_\_References Only Exact Name Only Exact Spelling | [] [] [] Check for Alphabetical Loyalty Form SUBJECT Address **b**7D Localities Birthdate & Place . ingone. Searcher Initial J. 204 Date 7-80 FILE NUMBER SERIAL 1-19650 MA 180

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STANDARD FORM NO. 64

# Office Memorandum · United States Government

on June 17, 1955, DONALD WILLIAMS, Officer in Charge of Investigations, INS, Detroit, made available to SA J. F. SULLIVAN the local INS file on  A review of this file disclosed a letter dated May 18, 1955, from INS, Cincinnati, to the FBI, Cincinnati (Cincinnati FBI File Number 100-28062). This letter advised that was being considered unreliable by INS, Cincinnati.  The letter continued that "This determination is based on information and the FBI report of Agent Theodore F. Bruhle, dated May 19, 1952, at Newark. This report reveals on page 5, last paragraph, that advised on October 10, 1950, that in January, 1947, a meeting of the CP Fraction of the Eastern Division of the Farmers Union was held at Hotel Hildebrecht, Trenton, New Jersey. in preparation for the coming Farmers Union convention. stated that by a person's very presence at this meeting he considered him to be a CP member. stated that one Boris Schwartz (your file 39-0) was present at this meeting.  "When interviewed by a representative of this Service on February 16, 1954, Subject failed to identify Schwartz as a CP member. At a subsequent interview on March 7, 1955, the Subject denied making the above statement to your agency.  "Subject's file reveals that he was associated with numerous CP members of foreign extraction, but he has thus far only identified CP members affective and this Service!"  **REPORTED Reports of Service and this Service!**  **REPORTED Reports of Service and this Service and this Service!**  **REPORTED Reports of Service and this Service and this Service and this Service and t		JJ			OTALLED OTHER	. до С	O V LIKE	ATATTA	<b>.</b>	
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# Office Memorandum . United States Government

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Re: INFORMATION CONCERNING

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set out in New York letter to the Bureau dated May 7, 1948, captioned, "VETERANS OF THE ABRAHAM LINCOLN BRIGADE, INTERNAL SECURITY - C."

No other possible identifiable references relating to were located in a search of the Detroit Indices of the FBI.

One copy of instant letter is being designated for Cleveland for informational purposes since it is not definitely known whether or not Cleveland has the additional information obtained from a review of the file available in the Detroit Office of INS as set out above.

STANDARD FORM NO. 54

# ce Memorandum



DECLASSIFICATION AUTHORITY DERIVED FROM: <u>T</u>OMATIC DECLASSIFICATION <del>GUL</del>

# UNITED STATES GOVERNMENT

Mr. L. V. Boardman

DATE: June 28, 1955

Tolson Boardman. Nichols . Belmont

FROM

Mohr Parsons Rosen. Tamm' Sizoo

Harbo

SUBJECT:

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Winterrowd \_ Tele. Room \_ Holloman \_ Gandy \_

Ex-communists AR Witnesses

Reference is made to Assistant Attorney General (AAG) Tompkins' memorandum to the Director of June 24, 1955, concerning the disclosure of valuable current security informants of the Bureau in connection with proposed security prosecutions.

### MR. TOMPKINS' MEMORANDUM:

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Paragraph two of Mr. Tompkins' memorandum reflects in part that the Internal Security Division has always been acutely aware of its responsibilities in prosecuting subversives, to balance most carefully the desirability and the necessity for a particular prosecution with the necessity for continued and complete intelligence coverage by the FBI. Mr. Tompkins indicated he knew of no instance in which the FBI's views with regard to the availability of a particular security informant to testify in a criminal prosecution had not received the full and unqualified support of his division.

COMMENT:

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

In connection with the above, the Internal Security Division in preparing a Smith Act case for trial has in almost every instance ultimately requested that one or more of our more valuable informants be made available for testimony. have from the inception of the Smith Act program had to bring the Internal Security Division up short on a number of occasions to keep them from exposing more of our informants than were absolutely necessary. We have, by continually insisting that the Internal Security Division not use an informant unless his 💆 testimony is absolutely essential to the case, forced them to weigh most carefully the use of each and every current informant. By insisting on this procedure, we have continually kept the pressure on to prevent the Internal Security Division from exposing more of our informants than has been absolutely necessary to insure successful prosecution. We have been able

cc: Mr. Boardman

Mr. Belmont

Mr. Baumgardner Mr. Reddy

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in some instances to save top informants whom the Internal Security Division requested as witnesses by supplanting the anticipated testimony of the informants with evidence from other sources.

You will recall that by memorandum dated May 2. 1955, seepy of which is attached, it was recommended and approved that in view of the critical statements made by Departmental attorney concerning the procedure followed by the Bureau in making informants available for interview, we would in the future introduce these informants under their true names; would instruct that the interviews be conducted under only those security precautions deemed absolutely essential, and would, when the Department requested that a valuable current informant be made available for testimony, point out to the Attorney General the informant's value and then leave entirely to the Department the decision as to whether the informant should be used as a witness. It was further recommended and approved that we continue to list as unavailable for testimony only the very few informants who are extremely highly placed and who are furnishing information on a national level which is not available through other informants or sources.

Therefore, under our current policy whenever the Internal Security Division asks for a current live security informant as a witness, we furnish to the Attorney General detailed background data concerning the informant including the type of information he is currently furnishing and the value of the information to the Bureau's security coverage; the current and long-range potential of the informant, and any factors which might affect the informant's credibility as a witness and we then leave to the Attorney General the decision as to whether the informant should be used as a witness. We have followed this procedure in connection with the proposed Smith Act prosecutions in San Francisco, Richmond, and Portland.

All of this boils down to the fact that to prosecute Communist functionaries under the Smith Act, there must be competent witnesses against them and, in nearly every case, some of our valuable live informants are exposed. This is particularly true now because most of the top Communist leaders have been operating in the underground and in most instances,



the only competent witnesses against them are our valuable informants. Thus, while the caliber and stature of the defendants is falling, the sacrifice of informants as to number and value is increasing. Whenever a valuable informant is lost through testimony at a trial, it becomes necessary to develop another informant to replace him in order that the Bureau can continue to meet its responsibilities in the internal security field. The development of a valuable informant is an extremely difficult procedure involving the expenditure of considerable Agent time and, in addition, is a costly operation.

## MR. TOMPKINS' MEMORANDUM:

Paragraph two of Mr. Tompkins' memorandum further reflects in part that in some instances the Internal Security Division has foregone the prosecution of certain Communist Party functionaries because the Internal Security Division recognized that the benefits to be gained by prosecution were outweighed by the resultant loss of coverage from an intelligence standpoint.

#### COMMENT:

11	In this connection it is possible that Mr. Tompkins may be referring to the Newark Smith Act conspiracy case and the Philip Bart Membership Smith Act case in Philadelphia.  In connection with the Newark Smith Act conspiracy case, the Internal Security Division advised on April 27, 1955, that unless current New York Informant who was considered by the Internal Security Division as the key witness against the Newark defendants, was available for use as a witness, no Smith
	Act conspiracy prosecution could be contemplated in New Jersey in the immediate future.

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that continued to be a highly-placed current informan he could not be made available for use as a witness. We furth indicated that should there be any change in the availability status of this informant, the Internal Security Division would be immediately advised.  With respect to the Philip Bart Membership Smith Act case, the Internal Security Division by memorandum dated May 2 1955, requested information as to the availability of current Informants NY-694-S, and CG-5824-S, all of whom are extremely valuable active informants who furnish information on a national and international level. The value of has been described above. NY-694-S and CG-5824-S are brothers	<b>er</b> . b2
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New York and the latter operating on an extremely high level i	n
Chicago and New York. The Internal Security Division was advi	
by letter dated May 16, 1955, of these facts and it was pointe	d
Nout that these three informants were not available for testimo	n.ri
since their exposure would have an extremely serious effect on	
our coverage of national Communist Party activities. Subseque	
the Internal County Ideas of manual the Internal the Property	IL O.L. Y
the Internal Security Division requested that the Bureau inter	
view another current informant	
was interviewed by New York Agents and the results of this	
interview furnished to the Internal Security Division.	
By memorandum dated June 8, 195 <u>5. the Internal Se</u> cur	ity
Division advised the information obtained no	t
sufficiently strong to allow him to be used as a key witness	
sufficiently strong to allow him to be used as a key witness against Bart. The Internal Security Division also requested	
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has been the successful prosecution of 88 Communist Party leaders. Further that these prosecutions have been a constant drain on the Party's financial sources and have deprived the Party of much of its most powerful leadership. Also that the prosecutions have caused considerable confusion within the ranks of the Party and have instilled fear and uncertainty in its members. Also that the hard core Communists have remained dedicated to the cause even though many less devoted Marxists have ceased their Communist activities and that there are still more than 22,000 active members of the Communist Party extending their influence into numerous front organizations and the various educational and economic fields.

### COMMENT:

It is true that the successful prosecution of Communist Party leaders has been a severe blow against the Communist Party. We have recognized this by performing the investigations which resulted in the prosecutions and by providing valuable informants as witnesses. We should not lose sight of the fact that the Bureau's program of interviewing Communists and our penetration of the Communist underground and our informant coverage have proven equally deleterious to the Communist Party and by exposing informants as witnesses we are reducing our penetration coverage. We agree that past successful prosecutions were essential; however, again the Department must constantly weigh the value of future prosecutions against the risk of Supreme Court reversal and loss of security coverage through exposure of informants.

## MR. TOMPKINS' MEMORANDUM:

The fifth paragraph of Mr. Tompkins' memorandum points out that his division feels compelled to continue a vigorous program of prosecution against the top level Party leadership in an effort to reduce further the influence of the Communist conspiracy in the United States. Further that his division concurs fully with the Director's view that there must be a balance maintained between continued intelligence coverage and the institution of additional prosecutions. He added that his division would continue the policy of weighing and evaluating prospective prosecutions of Communist functionaries in the light of possible adverse impact which the disclosure of confidential informants might have upon the continuance of the FBI's essential intelligence operations.



#### COMMENT:

We, of course, are of the view that vigorous prosecution should be continued against top level Communists. There is no question that conviction of Communist leaders is a powerful weapon against the Communist Party - USA. However, it would appear that the recent comparatively numerous prosecutions which the Internal Security Division has indicated it is contemplating smacks more of headline hunting than it does of damaging the influence of the Communist Party, USA, through carefully considered prosecutions against top level Communist leadership.

Department has indicated an interest in initiating conspiracy prosecutions under the Smith Act in Buffalo, Newark, San Francisco, Portland, Richmond, and Chicago and in initiating prosecutions under the membership provision of the Smith Act against individual Communist Party functionaries in Seattle, in Minneapolis, and Philip Bart in Philadelphia. This large number of potential prosecutions would appear to indicate that careful consideration was not given by the Department to the caliber of the potential defendants. It is pointed out that in Buffalo and Richmond, for example, the potential defendants definitely were not up to the standard of the defendants in previous successful cases.

In addition, you will recall that Mr. Tompkins indicated to Mr. Nichols on April 12, 1955, that it would be an excellent idea to effect Smith Act arrests at one or two points on the West Coast on April 30, 1955, as an answer to the usual Communist Party May Day publicity. We subsequently learned that Mr. Tompkins planned to be on the West Coast on April 30, 1955, and this adds weight to the impression that he was thinking more of the attendant publicity of Smith Act arrests than he was of planning a decisive blow against the operations of the Communist Party on the West Coast.

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Another factor making it imperative that the stature of future Smith Act defendants be kept at the highest level is the definite possibility that, if this is not done, the Supreme Court may well reverse a conviction on the basis that the defendant or defendants are purely local functionaries and do not constitute a clear and present danger against the United States. There is already an indication of such a tendency by the courts, as witnessed by the very light sentences recently imposed on the nine Philadelphia defendants by United States District Judge Ganey. sentence, Judge Ganey noted that he had considered the importance of these defendants as compared with the defendants in the Dennis case (these defendants were members of the national committee of the CP) and he realized that they were local CP members operating under Party discipline. ACTION: Jais is a very strong point L

This memorandum has been prepared for the Director's assistance in connection with the forthcoming conference with the Attorney General at 3:00 P.M., Thursday, June 30, 1955.

There is attached for your approval a reply to Mr. Tompkins' memorandum of June 24, 1955, which we feel may be desirable to send back to Tompkins as a matter of record.

9 agree

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M.

# Office Memorandum UNITED STATES GOVERNMENT

то	:	Mr.	L.	V.	Boardman	YO
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DATE: June 28, 1955

Tolson Boardman.

Nichols . Belmont. Harbo

Parsons Rosen Tamm' Sizoo Winterrowd \_\_

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Mr. A. H. Belmont

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DATE 10-14-99 BY 60367 NIS/EP/DD

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SUBJECT: 7

RELEASING CURRENT CONFIDENTIAL INFORMANTS TESTIMONY IN SECURITY CASES

EX-communists As Not ness ex

In connection with currently pending Smith Act trials and Subversive Activities Control Board hearings and other Smith Act and Subversive Activities Control Board proceedings which the Department is considering, we have made available 13 security informants as witnesses, 10 security informants for interview by Departmental attorneys, and, in addition, the Department has made inquiry concerning the availability of 96 additional security informants.

In accordance with the Director's request, there is submitted herewith a detailed memorandum which sets out by cases the number of security informants, with a brief summary on each showing his value and the peril to our security coverage if he is exposed, who: (1) have been made available to testify; (2) have been made available for interview; (3) the Department has inquired as to their availability. , are number

We have, where it is known, indicated the symbol, such as "A" or "B," by which the Department knows the informants involved. In category (3) where Department has made initial inquiry as to the availability of numerous informants, these informants are represented by one or more T symbols in numerous investigative reports. Therefore, it is not feasible to attempt to reflect in this memorandum the various T symbols by which they are known to the Department.

Some of our informants, if exposed through testimony, will be used by the Department as witnesses in other cases. However, for the purpose of this memorandum, we have listed them only under the most important case in which they could appear as a witness.

Enclosure

cc - Mr. L. V. Boardman

cc - Mr. A. H. Belmont

cc - Mr. III J. Baumgardnei f

cc - Mr. W. C. Thornton

Mr. E. B. Reddy

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In summary, the informant picture is as follows:

	The Sammer B. one one of or man of the care	s re ne lotte	ows:	
I.	CLEVELAND SMITH ACT CASE (Trial set for October, 1955)			
	Made available as witness (1 very valuable, 2 mediocre)	ALL INFORMATIC	3 MCOMPAINTED	4
II.	NEW HAVEN SMITH ACT CASE (Trial set for September, 1955)	HEREINIS UNCL DATE 10-14-99	assified _ by <u>boa</u> lin	*
	Made available as witness (1 very valuable, 1 mediocre)	· 2	901820	-
	Department inquired if available (Mediocre)		3_	- 4
III.	SAN JUAN SMITH ACT CASE (Trial date not set)			•
	Made available as witness (2 very valuable, 1 mediocre)		3	
IV.	JOHN NOTO SMITH ACT CASE (Secret indictment)	•		
	Made available as witness (2 mediocre)		2	ين
<b>V.</b>	SAN FRANCISCO SMITH ACT CASE (Under consideration)	,	-	:
	Made available as witness (Mediocre)	1		
	Made available for interview. (7 valuable)	7		
1	Department inquired if available (15 valuable, 3 mediocre)	_18	26	
VI.	RICHMOND SMITH ACT CASE (Under consideration)		,	
1	<u>Made available for interview</u> (2 valuable)	2		
	Department inquired if available (1 valuable)	1	3_	
	· ,			

100-418105-58 ENCLOSURE

VII.	PORTLAND SMITH ACT CASE (Under consideration)	•	
	Made available for interview (1 valuable)	1	
	Department inquired if available (5 valuable, 4 mediocre)	. 9	<u>10</u>
VIII.	JOHN CYRIL HELLMAN SMITH ACT CASE (Under consideration)	÷	
	Department inquired if available (2 valuable, 3 mediocre)		5
IX.	• CLAYTON VAN LYDEGRAF SMITH ACT CASE (Under consideration)		
]	Department inquired if available (I valuable) I sedicore)	•	
X.	ROBERT KELLY SMITH ACT CASE (Under consideration)	•	
:	Department inquired if available (5 valuable, 2 mediocre)		7
XI.	PHILIP BART SMITH ACT CASE (Under consideration)		
	Department inquired if available (3 most valuable, 5 valuable)	,	8
XII.	NEWARK SMITH ACT CASE (under consideration)	.74 -	ı
1	Department inquired if available (1 valuable)		1
XIII.	COUNCIL ON AFRICAN AFFAIRS (SACB hearing starts July 11, 1955)	·	*
1	Made available as witnesses (2 mediocre)	2	
1	Department inquired if available (7 valuable, 4 mediocre)	<u> 21</u>	13

XIV.	AMERICAN PEACE CRUSADE (SACB hearing under consideration)		
	Department inquired if available (14 valuable)	•	14
XV.	NATIONAL NEGRO LABOR COUNCIL (SACB hearing under consideration)		
11	Department inquired if available (13 valuable, 4 mediocre)	÷	17
XVI.	AMERICAN COMMITTEE FOR PROTECTION OF FOREIGN BORN (SACB hearing under consideration)		
11	Department inquired if available (1 valuable, 1 mediocre)		2
XVII.	INTERNATIONAL UNION OF MINE, MILL AN SMELTER WORKERS (SACB hearing under consideration)	<b>D</b>	,
1)	Department inquired if available (1 valuable)	•	1
••		TOTAL	119
	•		•

#### <u>RECAPITULATION</u>

# Informants:

Made available as witnesses Made available for interview Department inquired if available	13 10 96
TOTAL	119
Valuable informants Mediocre informants	88 31
TOTAL	119

ATTER WAR

# fice Memorandum • united states governmen

Messrs. Tompkins, Hoover

DATE:

June 27:

Harbo

Mr. Mohr.

Mr. Parsons

Mr. Rosen. Mr. Tamm\_ Mr. Sizjo ... Mr. Winte Tele. Room. Miss Gandy

FROM:

Herbert Brownell, Jr.

SUBJECT:

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN

SECURITY CASES

Ex-Communicity As without 3220

I am attaching hereto a memorandum from the Director of the FBI to me, dated June 13, 1955, on the above subject. Will you please arrange to attend a conference between Mr. Rogers, Mr. Hoover and Mr. Tompkins in my office on Wednesday, June 29, at 3 P.M. to discuss the question raised by Mr. Hoover's memorandum.

Mr. Tompkins and Mr. Hoover should bring to the conference a list of the current requests and inquiries from the Internal Security Division to the FBI relating to prospective witnesses for the Smith Act cases - both conspiracy cases and membership cases, together with any information that has a bearing on the solution of the question raised by Mr. Moover.

DECLASSIFIED BY 60267 NIS/EP/OD 10-14.99

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Duplicate original to Mr. Hoover

CC - Mr. Rogers

Attachment to r. Tompkins

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June 30, 1955

MEMORANDUM FOR MR. TOLSON

He wit yes

MR. BOARDMAN

MR. BELMONT

MR. NIGHOLS

Today'I attended a meeting in the Attorney General's office at which were present the Attorney General, Assistant Attorney General Tompkins, and Mr. Hall of Mr. Tompkins' office. The Attorney General had called this meeting in order to have a discussion relative to the matter of handling informants for testimony in security cases.

Mr. Tompkins opened the discussion by making a statement generally to the effect that there were now pending four Smith Act conspiracy cases and one membership case under the Smith Act at Philadelphia and the proposed trial of the Dennis conspiracy case defendants who had to be re-tried. Mr. Tompkins pointed out that there had been no indictments for conspiracy under the Smith Act since last Fall and stressed the point that there had been no indictments procured during the year 1955. He further pointed out there had been five conspiracy cases under consideration, namely, Newark, Portland, Richmond, Chicago and San Francisco, but that his Division had decided not to proceed against Newark, Portland and Richmond because of witness difficulties and had not yet reached their final decision relative to Chicago.

Mr. Tompkins then indicated that as regards the San Francisco prosecution, his Division only intended to use possibly four FBI informants in the trial of that case. I then interrupted Mr. Tompkins and told him that obviously there was some misunderstanding somewhere because the records of the FBI show that this Bureau had already made available as a witness one of its informants for use in the San Francisco Smith Act case; had made available seven additional informants for interview; and that his. Mr. Tompkins' Division, had inquired as to the availability of eighteen more, making a total of twenty-six. I then pointed out that the Bureau was not only concerned

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Memorandum for Messrs. Tolson, Boardman, Belmont, Nichols June 30, 1955

about this large number of informants being sought for availability. but that so far as the Bureau knew, it was the intention of the Internal Security Division to interview all such twenty-six informants and that this action presented a serious security problem. I informed the Attorney General that following the criticism directed at this Bureau by Mr. Harris through the medium of Mr. Sylvester's column in the Newark Evening News. the policy of the Bureau had been changed and that now informants were being introduced under their right names and with the minimum of security precautions. I stated that I did not personally believe in the lowering of these safeguards, but I did not intend that the Bureau should be subject to such attacks as were directed against if by Sylvester and Harris. I also pointed out to the Attorney General that we had likewise, because of the criticism of the Internal Security Division of the Department in its memorandum of April 7, 1955, changed our policy relative to the availability of reports to informants and former informants of the FBL. Both Mr. Tompkins and Mr. Hall seemed somewhat surprised at this and I then read the contents of the memorandum from Mr. Tompkins dated April 7, 1955, in which it was stated that trial attorneys, by reason of the fact that they were not able to make available to a prospective witness any written reports or statements submitted by that witness to the Bureau, were carrying unusual burdens and responsibilities and further that Mr. Tompkins in his memorandum had stated "In many instances in Smith Act prosecutions, extremely valuable evidence has been lost because of the inability of an informant witness to recall the details of a meeting." I stated that I seriously doubted that there were any such "many instances," as Mr. Tompkins had referred to but that in view of the generality of the memorandum, this Bureau could not be placed in the position of obstructing prosecutions and that I had, therefore, in the memorandum of May 2, 1955, to Mr. Tompkins and the Attorney General indicated that the Bureau would now leave to the Department the decision as to whether informant witnesses reviewed the reports and that the Bureau preferred not to even be consulted about this. I stated that it was my personal opinion that making our reports. available to informants and ex-informants was a most undesirable practice. All agreed to this latter observation, and Mr. Tompkins and Mr. Hall stated that so far as they knew, no instance had arisen

Memorandum for Mesers. Telson, Beardman, Belmont, Nichols June 30, 1955

whereby reports had been made available to informants following the Bureau's memorandum of May 2. I then observed that it seemed to me that the original objection of the Internal Security Division, as reflected in its memorandum of April 7, 1955, was ill-advised and was not predicated upon substantive facts.

The discussion then reverted to the interviewing of Bureau informants, and I observed that I was concerned about the large number of informants being interviewed by a large number of attorneys in the Internal Security Division of the Department. I stated that I did not intend to imply that any of these attorneys were not reliable and loyal, but I was concerned about the over-all necurity factor because from time to time there would be a certain turn-over in the Internal Security Division and attorneys knowing the identity of informants, even though not used, might leave the Department and be employed by Congressional Committees. State Committees and other media whereby the identity of our informants might ultimately become known to the detriment of our internal security coverage.

I then advised the Attorney General that, contrary to the figures presented by Mr. Tompkins, there were now pending 119 requests for availability of informants growing out of 19 contemplated cases, either under the Smith Act or before the Subversive Activities Control Board. Both Mr. Tompkins and Mr. Hall seemed to be taken off base with these figures and indicated that they were not cognizant of the same. It is likely that either they or some representative of the Internal Security Division will endeavor to discuss this matter with Mr. Belmont to try to adjust the figures, and Mr. Belmont should be prepared to support the position, as reflected in the memorandum submitted to me by Mr. Belmont's Division, dated June 26, 1955.

I pointed out that I did not in any way question the desirability of prosecutions of Communists and that obviously prosecutions would have to be continued, but that it should be kept in mind that in every case in which prosecution is initiated, it reduces our informant coverage and replacements of informants become more costly, more difficult and more time-consuming. I also observed that there was another factor involved, namely, the diminution of interest upon the part of the public in the danger

Memorandum for Mesers. Tolson, Boardman, Belmont, Nichols June 30, 1955

of subversive activities, as well as the danger of initiating prosecution against persons other than top-level Communists. I called attention to the light sentences imposed upon the nine persons recently convicted in Philadelphia under the Smith Act by Judge Ganey and Judge Ganey's observation that in imposing these sentences, he had considered the importance of the defendants in the Dennis case. I stated that the United States Supreme Court had indicated that in such Smith Act cases, the activities of the defendants must constitute clear and present danger against the United States, and that if the Department proceeds to levels below the top levels of the Communist Party, it is likely that some of the convictions in the District Courts may in the future be reversed.

I then advised the Attorney General that according to the information in the Bureau there were nineteen cases under consideration by the Internal Security Division for action in which the 119 informants would be used. Both Mr. Tompkins and Mr. Hall disavowed any intention of proceeding in any such large number of cases. I stated that in so far as the Bureau knew or had been advised, we had to assume that they intended to proceed with these cases in view of their requests for the availability of informants.

There then came up for discussion the matter of William Z. Foster and the Attorney General indicated to Mr. Tompkins that he desired to renew the effort to bring Foster to trial. The Attorney General inquired as to whether the Bureau was prepared to furnish information showing his day by day activities in order to disprove the claim of his illness. I told the Attorney General that I would check into this at once, but I was quite certain that we had reasonably good coverage of Foster. Please give this immediate attention, and if we do not have adequate coverage of what Foster is doing, it should be immediately initiated. We should also dig out any speeches or articles which Foster has written since the last attempt was made to bring him to trial in order that the same may be used by the Department in an effort to get this individual to trial at an early date.

It was indicated by Mr. Tompkins and Mr. Hall that they intended to proceed with the prosecutions which have already been set in New Haven, Connecticut and in Cleveland, Ohio, even Memorandum for Messrs. Tolson, Boardman, Belmont, Nichols June 30, 1955

though they consider that they will have difficulty obtaining convictions in both these cases, since in the New Haven case the trend of thinking in that area is becoming more and more liberal and that will probably affect the viewpoint of the jury selected, while at Gleveland certain matters have developed concerning witnesses which might impair their usefulness.

Mr. Tompkins and Mr. Hall also indicated that they intended to proceed with the retrial of the four defendants in the New York case.

As regards San Francisco and Chicago, it was their position that they would proceed certainly at San Francisco and might possibly be able to develop a case for Chicago. Mr. Tompkins inquired whether I would advise him as to the indispensability of any informants of ours in any of these cases. I told him that I would not, since I did not want to open the Bureau to the kind of attack that it had been subjected to by his Division in connection with making reports available to ex-informants and informants and the kind of attack made by Sylvester and Harris on our procedures in making informants available for interview. I stated that the Bureau would, of course, submit by memorandum to the Attorney General with copies to Mr. Rogers and Mr. Tompkins the factors which we considered vitally important in the coverage of an individual informant, but that it would have to be the final decision of the Department as to whether that informant would be exposed or not.

Mr. Tompkins and Mr. Hall indicated that they were likewise desirous of proceeding against four of the Communist-dominated labor unions which have recently been referred to by some Congressional Committee and likewise that they would probably present several cases to the Subversive Activities Control Board in view of the recommendation of a Congressional Committee.

It is quite obvious, however, that they are not intending to proceed with the nineteen cases in which 119 informants have been requested for availability, but that this will be materially cut down as a result of the conference held this afternoon.

Very truly yours,

John Edgar Hoover Director

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# Office Memorandum • united states government

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	TO	:	DIRECTOR	ALL INFORMATION CO HEREIN IS UNCLASSIF	LA ex sitalities (State of State of Sta	ATE:	6/28/55	Tolson  Boardman  Nichols  Belmont
	FROM	:	CLYDE TOLSON	DATE 10.14.99 BY	D POST NIS/EP/DI	Þ		Harbo Mohr Parsons Rosen
	subjec:	ť:	Ex Commo	wist As Wi	it was see		,	Tamm' Sizoo Winterrowd Tele. Room
	discu secur inqui	ss ity rie	rerence to be h releasing curi y cases asked,	General's memoraled on Thursday rent confidentia. in addition to ser information ed.	afternoon, 1 informants the list of	June for curr	30, to testimony in ent requests o	Holloman Gandy
	which more sciou Commu subve	cul ho dij sne nis rsi ote	the work of the lt. The development of the lt. The development of the lt. The development of the lt. T	is that the cont ne Bureau in its opment of additi ed is costly, time omplish. In other ne to the Bureau order that we will of the group and of information of onal informants	internal sonal information in the consuming er words, the of knowing ll be able to deach informand makes mo	secur ints y and here what to ke rmant ore d	ity coverage to replace the increasingly must be a consistency on ep abreast of disclosed recipions of the increasing the inficult the	in the luces
	on th	is S	Mr: Belmont i subject.	is preparing a r	of barne. Tomp	kins	recent memor	randum ?
6	58JI	JI.	25 1955	6.30.1	E-1	109	1 day	(San

Excommonist to Withesses

During our discussion yesterday re the use of confidential informants as witnesses by the Dept., the Director recalled another incident wherein the Dept. raised an issue concerning , I believe the Director had in informants. mind the Dept.'s memorandum of April 7, 1955, which concerned the use of ex-Communists as On the last page of that memo, the witnesses. Dept. claimed that unusual burdens and responsibilities were placed on trial attorneys because they were not allowed make available to a prospective witness written reports or statements submitted that witness to the Bureau. Also, that many instances in Smith Act prosecutions, extremely valuable evidence has been lost because of the inability of an informant witness to recall the details of a meeting." Therefore, an informant should be allowed to see his report before testifying.

After some exchange of correspondence, by memodated May 2 the Bureau quoted these statements back to the Dept. and flatly stated we could not be placed in the position of obstructing prosecutions; that we would leave it to the Dept. as to whether informant witnesses reviewed their reports; that we would prefer not to be consulted, as this was a Dept. decision, and the reason we were taking this stand was because the Dept. had seen fit to make the above statements in its April 7 memo.

We have not included this item in our analysis of Mr. Tompkins' memo of June 24, 1955, inasmuch as the issue involved now is the basic issue of using informants as witnesses rather than whether their reports should be shown to them before they testify.

A. H. Belmont

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Office Memorandum

# UNITED STATES GOVERNMENT

:Mr. A. H. Belmont

DATE: July 11, 1955

Boardman Nichols

Belmont Harbo . Mohr

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Gandy

Tele, Room

irom :Mr. F. J. Baumgardne

COMMITTEE ON

SECURITY WITNESSES

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 10-14-99 BY 60867 NIS/EP/00 901820

The minutes of the meetings of the above Committee for June 28 and 30, 1955, have been received and reviewed.

June 28, 1955

Mr. Conner submitted to the Committee a report and recommendation of the Internal Security Division regarding the Labor Youth League and Civil Rights Congress cases before the Subversive Activities Control Board in which Matthew Cvetic testified. He advised the Committee that these were the only cases before the Subversive Activities Control Board in which Cvetic had testified. The Internal Security Division also recommended that these cases not be reopened.

The Internal Security Division also recommended that the Pittsburgh Smith Act case not be reopened. Both Matthew by Cvetic and testified in this case.

June 30, 1955

Mr. Conner, Internal Security Division, submitted to the Committee the recommendation of that Division concerning the four cases in which Harvey Matusow testified before the Subversive Activities Control Board. The Internal Security Division recommended that these cases not be reopened. The cases included the Communist Party, Labor Youth League, National Council of American-Soviet Friendship, and Veterans of the Abraham Lincoln Brigade.

RECOMMENDATION:

This is for your information

GFM:wfc:bew

cc - Mr. Belmont

ice Memorandum UNITED STATES GOV TO Mr. L. V. Boardman DATE: July 8, 1955 ALL INFORMATION CONTAINED FROM Mr. A. H. Belm Herein's unclassified SUBJECT: POLICY FOLLOWED IN RELEASING CURRENT INFORMANTS FOR TESTIMONY IN SECURITY CASES , OEX-Communication As Witnesses SYNOPSIS: Pursuant to the Director's request there is set out below the Burear's policy with regard to making current informants lavailable for testamony in security cases. Whenever the Department is considering initiating 1. a securify prosecution, Departmental attorneys select from our prosecutive summary reports and investigetive reports those informants who appear to possess the best evidence to establish the particular utblation. The Department other inquires of the Bureau as to the availability of these informants. In most instances, a number of cuffent informants are included in this themity. When the inquiry concerns the availability of auch highly-placed informants as CG-5824-S, NY-694-S, b2 we reply that these informants are of extreme value on a national and international level b7D and that their use as witnesses would have an extramely serious affect on our security coverage. We indicate that these informants are not available for interview or testimony. 100-418105-With reference, to all other valuable Connent informants, we advise the Department that its inquiry includes certain current informants who are furnishing valuable information incommetion with bur security coverage but that if the testimony of one or more of these current informants is deemed essential to a successful prosecution, the Bureau should be At this time no other information is furnished to the Department concerning these sure informants. cc: Mr. Boardman Mr. Belmont Mr. Baumgardner ur. Bigler/ Mr. Thonnton SENT DIRECTOR EBR:nbs:imd

It is pointed out that while we do not identify the informant by name in any written communication to the Department, the nature of the information listed as to each informant (see number 4) is such that a reasonably intelligent person could, with the aid of some independent investigation, probably determine the identity of the informant.

### ACTION:

This memorandum has been prepared pursuant to the Director's request.

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Boardman Belmont *McInturff* Ar. Billio Deputy Att 11 81, 1955 Director, IBI DEPARTMENTAL COMMETTEE ON SECURITY PREVIOUSED 60267MISIEP/.DD 10.14.99 901820 Reference to made to the minutes of the July 7, 1955, neeting of the above Committee, during which the report of the Internal Security Division of the Department concerning the Pittsburgh Saith Lot case was considered. In connection with the use of Eatthew Guetic as a witness at the Fittsburgh Smith Act trial, it is noted that the minutes reflect that "The Federal Bureau. of Investigation advised that while evetic was an informant for the Dureau, the Dureau was sure of the information he furnished and would vouch for the accuracy thereof." Your attention is directed to my memorandum to the Attorney Seneral dated March 31, 1955, custioned "Ex-Communists As Vitnesses" in which it was pointed out with reference to both Latthew custic and that both of these individuals furnished information to the TAI as informants for a number of years, and that information furnished by them while they were in informant capacities was pross-checked and much of to was verified by other sources. It was further pointed out that there. has been no positive indication that either Guetle or furnished unreliable information. Thus, abile this, Bureau makes every effort to cross-check and porroborate information furnished by informants, it is not cludys possible to do so and we are not, therefore, in a position to be sure of all information furnished by our informants COMM - FBI or to vouch for its accuracy. RECURDED-92, 100-418 105 JUL 2 2 1955 - Assistant Attorney deneral MAILED 24 Villton P. Tomokins 2 cc desistant Attorney Ceneral Larren Uney III 8 oc - Commissioner Impigration and Naturalization Dervice 🖾

NOTE: Attachment to memo from Ur. Belmont to Mr. Bodrdman

dated July 20, 1955, same caption. GFM:pjm: inde

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Winterrowd Tele. Room

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GFU: nbs

Boardman Nichols

# Office Memorandum • united states government

TO	* Mr. A. Rosen 5.  DATE: June 17, 1955  Tolson Boardman Nichols Harbo
FROM	Mr. C. H. Stanley
\$UBJEC	F: EX-COMMUNISTS AS WITNESSES  EX-COMMUNISTS AS WITNESSES  Holloman Gandy
	AAG Tompkins requested in memo dated 6-15-55, list of Loyalty and Security of Government Employees cases in which information obtained from appears in reports. Director has noted on memo (see attached) "OK. But don't do any work or searching which properly should be done by Int. Security Div. H."
A	Info re already furnished Department in memo dated 3-2-55.
4	
	Attached is air-tel to Los Angeles instructing that office to identify SGE and LGE cases containing info from Since Bureau not fully aware of extent of file review required for Los Angeles to obtain data, air-tel contains instructions to advise Bureau of any problems encountered. In this connection it is noted, that it is anticipated that the bulk of cases containing info from will be those in which his info used to document individuals other than the employee mentioned in SGE and LGE reports. Identifying such instances will no doubt be the biggest problem in compiling the list requested by Tompkins.
	RECOMMENDATION:
*	That, if you approve, attached air-tel be forwarded.
к	cc: Mr. Belmont cc: 100-351082  RECORDED - 14  RECORDED - 14
110	JRS:mlb/mll bind by JSS 12! W ZE JUL 21 1955  ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
	EQUILLED TO 1055 NO. BY SELLED LONG WAR
	58 JUL 28 1055

# ice Memorandum • UNITED STATES GOVERNMENT

: Mr. L. V. Bod faman TO

DATE: July 20, 1955

Rosen

**W**interrowd

Tele. Room Holloman .

FROM : Mr. A. H. Belmont

ALL INFORMATION CONTAINED SUBJECT: DEPARTMENTAL COMMITTEE HEREIN IS UNCLASSIFIED ON SECURITY WITNESSES DATE 10-14-99 BY 60267 NIS/ENDO 901820

> The minutes of the meetings of the above Committee on July 7 and 12, 1955, have been received and reviewed.

### Meeting of July 7, 1955

At this meeting, the report of the Internal Security Division concerning the Pittsburgh Smith Act case, in which Matthew Cuetic and testifiéd, was considered. It was pointed out that full attention was given to the question of Cuetic's credibility prior to the trial. Attempts were made to supplant him as a witness but his use was necessary. It was further pointed out that the FBI advised that, while Cvetic was an informant for the Bureau, the Bureau was sure of the information he furnished and would vouch for the accuracy thereof. Therefore, Cvetic's testimony in this trial was limited to information he had furnished the Bureau while an informant. addition, his evidence was substantially corroborated by informants unavailable to testify.

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Committee tentatively approved the recommendation of the Internal Security Division that the Pittsburgh Smith Act case not be Areopened.

The Committee considered the report of the Internal Security Division concerning the Civil Rights Congress hearings before the Subversive Activities Control Board (SACB) in which Matthew Cuetic testified. Although Cuetic gave substantial testimony concerning an important chapter of the Civil Rights Congress, his testimony was limited to information he had Fürnished while an informant and, in addition, Guetic's testimony
RECORDED - 4/8/05 - 6/0

cc - Mr. Boardman

Mr. Belmont

Mr. Baumgardner

Mr. McInturff

Enclosure Leel GFM: pjm: imdo

Z7 JUL 26 1955

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was corroborated generally by testimony of other witnesses concerning other chapters of the organization. The Committee tentatively approved the recommendation that this case not be reopened.

The Committee considered the report of the Internal Security Division concerning the Labor Youth League (LYL) case before the SACB, in which Cvetic and Harvey Matusow testified as witnesses, and the cases of the Communist Party (CP), National Council of American-Soviet Friendship, Inc., and the Veterans of the Abraham Lincoln Brigade (VALB) before the Board, in which Matusow testified. The Committee decided that Cuetic's testimony in the LYL case was not vital, was corroborated generally and was consistent with information furnished while an informant. The Committee noted that the Board disregarded Matusow's testimony re the LYL en toto. Concerning the CP case, Matusow gave only minor testimony and before the court of appeals, the Government took the position that his testimony could be disregarded en toto without impairing the Government's case. The court of appeals sustained the Government's case. In the National Council of American-Soviet Friendship and the VALB cases, the Committee noted that the Board, in its recommended decisions, had stated that Matusow's testimony was disregarded en toto. The Committee tentatively approved the recommendations of the Internal Security Division that these cases not be reopened.

#### Meeting of July 12, 1955

During this meeting, the Committee considered various reports of the Immigration and Naturalization Service concerning deportation cases in which Harvey Matusow and Frank Lowell Watson testified. Inasmuch as these are of no immediate importance to the FBI, they are not being reviewed herein; the names will, of course, be indexed for reference purposes.

#### ACTION:

This is for your information. With reference to the statement appearing in the minutes of the July 7, 1955, meeting of the Committee that the FBI advised that while Cvetic was an informant, the Bureau was sure of the information he furnished and would vouch for the accuracy thereof, it is felt that this is very poor terminology since we do not vouch for the accuracy

of information furnished by our informants. There is attached a letter to Deputy Attorney General William P. Rogers, under whom this Committee functions, with copies for Assistant Attorney General William F. Tompkins, Assistant Attorney General Warren Olney III, and Immigration and Naturalization Service, reiterating what we have previously said concerning information furnished to us by Cvetic while he was an informant.

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### Office Memorandum UNITED STATES GOVERNMEN

TO	¥r.	$L_{\bullet}$	7.	Boardman

July 15, 1955, 2

r. A. H. Belmont

all information contained Merein is unclassified Date 10-14-99 by 60367 Nislepido

901880

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

JACCOR 1 /2 こんん じょうト じわ Pursuant to the Director's instructions, a running memorandum is being initiated concerning the use of current confidential informants as witnesses in security prosecutions. This memorandum, to be submitted by the fifteenth of each month hereafter, will reflect the following data:

- The number of current confidential informants already exposed as witnesses.
- The number of current confidential informants whose background and value have been furnished to the Department for its decision as to use as witnesses in pending prosecutions and prosecutions currently under consideration.
- The number of current confidential informants who have been made available for interview by Departmental attorneys in pending prosecutions and prosecutions currently under consideration.
- The number of current confidential informants whose availability for possible use as witnesses has been inquired into by the Department in pending prosecutions and prosecutions currently under consideration.

Under each of the above categories, the number of informants will be broken down to the various types of cases involved such as Smith Act trials, Subversive Activities Control Board hearings, Labor Lanagement Relations Act cases stockers.

Attached hereto is a chart reflecting the status of To this matter as of July 15, 1955. INEDXED - 94 11 JUL 20 1955 ACTION:

科 配 图 FX-125 This memorandum will be kept up-to-date by the prepara tion of a current/ statistical chart reflecting the status as the fifteenth of early month hereaften some

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# RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

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ı.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	<b>3</b> 9
	(a) Smith Act Trials	
	(b) Subversive Activities Control Board	
	Hearings	
	(c) Labor Management Relations Act Cases 2 (d) Nationalist Party of Puerto Rico Trials 1	
	(d) Nationalist lating of later to hite lives a second	
2.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND	
	VALUE HAVE BEEN FURNISHED TO THE DEPARTMENT FOR ITS	
	DECISION AS TO USE AS WITNESSES:	12
	(a) Smith Act Trials	
	(b) Subversive Activities Control Board Hearings	
	neurthia	
з.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTER-	
- •	VIEW BY DEPARTMENTAL ATTORNEYS:	2
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	(a) Smith Act Trials 2	
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4.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	
	DEPARTMENT:	82
	DIL GULLETINI L	• • •
	(a) Smith Act Trials	
•	(b) Subversive Activities Control Board	
	Hearings	
	(c) Administrative Hearing Re Independent	
	Socialist League 5	
	ALL INFORMATION CONTAINED **	
	HEREIN IS UNCLASSIFIED	
	DATE 10-14-99 BY 60367 NIS/EPIPO	
	901820	

66-6200-134-161 ENCLOSURE

Mr. Boardman Mr. Belmont Ur. Reddy June 29, 1955 THE ATTORNEY GENERAL Director, FBI DECLASSIFIED BY 60267 NISIEPIDO ON 10-14-99 901820 RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES In connection with the problem of the use of informants as withesees in security cases, I thought you would be interested in the most redent correspondence between Asstatant Attornes General Toupkins and this Bureau. Enelegures (2) 200 - Mr. William P. Rogers (With End) Deputy Attorney General EBR:nbs:pjm , RECORDED - 87 INDEXED - 87 66 -ZI JUL 1 1955 EX. - 113 PS 1007 RECEIVEN-MAIL HOOM a dept, de julture GELMONT COMM = EST

Tolson Boardman Nichols Belmont Herbo Mohr . Parsons Rosen". Tamm Sizoo Wisterrowd Tele. Room Holloman

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BILL PRIME HO. 84 Office Memorandum UNITED STATES GOVERNMENT Mr. L. V. Boardman LVE DATE: June 24, 1958 Security Intorna. Winterrows RELEASING CURRENT CONFIDENTIAL Tele. Roo INFORMANTS FOR TESTIMONY IN SECURITY CASES Hellomen The Director has requested that a chart be prepared setting out the number of current confidential informants who (1) have been exposed through testimony at security trials, (8) have been made available for testimony at forthcoming pending trials; 🚧 (3) have been requested for testimony in connection. with proposed trials and who have been made available for interview only, and (4) whose availability has been the subject of inquiry. Such a chart has been prepared and is attached herete. It is noted that the figures are subject to change from time to time as trials get under way and new prosecutions are initiated, or come under active consideration. The attached chart is current as of June 23, 1955. It is further noted that the third category includes those current confidential informants who have been made available for interview only by Departmental attorneys in connection with proposed trials. This category does not include the necessarily large number of current informants whose availability is generally inquired into at the time the Department first advises the Burgen of a prosecutive interest in a certain case. This initial inquiry involving the identities and availability of numerous T-symbol informants listed in the prosecutive reports is a necessary step. which enables the Department to determine whether there is a و المالية المالية sufficiently strong case with the testimony of the available discontinued informants or whether it will be necessary to specifically request permission to interview certain current informants. ACTION: The requested chart is attached in accordance with (Director & instructions. Enclosure co - Br. L. T. Boardman AZCORDED - 24 oc - In. F. J. Beun co - Mr. J. D. Denonue a such and the co - Mr. W. C. Theraton co - Ir. E. B., Reddy ... # JUL # 1955 " MONTE FAR

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	CATEGORIES	SMITH ACT TRIALS	SUBVERSIVE ACTIVITIES CONTROL BOARD HEARINGS	INVIGRATION AND MATURALIZA - TION HEARINGS	LABOR WANAGENEUT RELATIONS ACT TRIALS	NATIONALIS: PARTI OF PURATO RIGO TRIAL	WILB .
	1. CURRENT INFORMANTS ALREADY EXPOSED THROUGH TESTIMONY.	33	3	0	2		↑ \$1 - 00¢
	2. CURRENT INFORMANTS NOT YET EXPOSED BUT WHO HAVE BEEN WADE AVAILABLE FOR TESTIMONY AT SCHEDULED PROSECUTIONS.	9	2	1	0	0	29-99
There we see wear to the state of the state	3. CURRENT INFORMANTS WHO HAVE BEEN REQUESTED IN CONNECTION WITH PROPOSED PROSECUTIONS AND WHO HAVE BEEN MADE AVAILABLE FOR INTER-VIEWS ONLY.	9	1	0	<u>(ER</u> 100	. O	10
distribution of the second sec	4. CURRENT INFORMANTS WHOSE AVAILABILITY HAS BEEN INQUIRED INTO BY THE DEPARTMENT WITH RESPECT TO PENDING AND PROPOSED PROSECUTIONS, BUT WHO HAVE NOT AS YET BEEN MADE AVAILABLE FOR INTERVIEW.	72		To again the second on the second	HEREINISCRICH CONTAINED HEREINISCRICH SIFTIED ON THE TOTAL SITTIED ON THE SITT		72

# Office Memorandum . United states government

MR. L. V. BOARDMAN

DATE: June 13, 1955

MR. A. H. BELMONT

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HEREIN IS UNCLASSIFIED
DATE 10-14-49 BY 60267 HIS/EP/100
901820

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Reference is made to my attached memorandum dated
May 18, 1955, which sets out the number of current Bureau
informants exposed through testimony at Smith Act and other security
prosecutions; the number made available in connection with pending
prosecutions; the number made available in proposed prosecutions
and the number whose availability to testify in pending or proposed
trials had been inquired into by the Department, but who had not been
made available as of that time.

These figures were used by the Director during the recent Attorney General's Staff Conference at Quantico and, as reflected in the Director's memorandum dated May 25, 1955, the Conference was briefed by the Director as to this problem of the disclosure of FBI informants through testimony in Smith Act or other security trials. The Director pointed out that the disclosure of these informants was creating a problem which was becoming more acute to the proper functioning of the Bureau in the internal security field.

The Director's memorandum of May 25, 1955, pointed out that as a result of his, the Director's, comments, the Attorney General indicated that he thought it would be desirable before any Smith Act cases were initiated which would involve the disclosure of current Bureau informants, these cases be submitted to him for consideration. The Attorney General indicated he would desire to confer with the Deputy Attorney General, the Assistant Attorney General in charge of Internal Security, and the Director, before a final decision would be made as to the disclosure of FBI informants the testify at security trials.

Since the Quantico Conference the Bureau has answered further inquiries from the Department as to the availability of 12 additional current informants in connection) with the proposed additional current informants in connection of the Smith Act of and

It is pointed out, however, that the Director's comments have been effective since the number of current informents whose

Attachments 2000 6-13-55 cc: Mr. Boardman

6 JUN 21 1955

Mr. Belmont

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### MEMORANDUM FOR MR. BOARDMAN

availability has been inquired into by the Department in connection with pending or proposed trials has been reduced from 117 to approximately 59. This reduction was occasioned by the Department's recent decision not to seek a reindictment in the Cleveland Smith Act conspiracy trial and through an apparent re-evaluation of the current informants necessary for testimony in the proposed Richmond, San Francisco, and Portland Smith Act conspiracy prosecutions.

#### RECOMMENDATION:

Since it is essential that the Bureau not be bled white of its informant coverage, which is vital to the Bureau's continued operation in the internal security field, it is recommended that the attached memorandum be transmitted to the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins, again emphasizing that most careful consideration be afforded any proposed disclosure of valuable current confidential informants of the Bureau.

er. V

Dr. Beardcan c - Mr. Belmont

cc - Mr. Daungardner

Mr. Donohue cc - Mr. Thornton

June 29, 1955

cc - Ur. Reddy

Acceptant Attorney Ceneral . Utlitas F. Tomphine

100-417115 Director, ISI RECORDED-TRELEASING CURRENT CONFIDENTIAL INFORMANTS

CECLASSIFIED BY 60261 NISIEPIDD ON 10-14-99

901820

Reference is made to your memorandum of June 24, 1955, in which you commented upon the damaging effect previous Smith Act prosecutions have had upon the operations of the Communist Party, USA, and indicated that the Department intends to continue a vigorous program of prosecution against the top-level leadership of the Communist Party, USA.

It is true that Smith Act prosecutions have had a deleterious effect on the operations of the Communist Party, USA. This Bureau has thrown the full neight of its support to these prosecutions through our investigations and the fact that we have made available as witnesses highly valuable confidential informants at a considerable sacrifice to our over-all informant We have also effected severe damage to the Communist Party through penetration of the Party and its underground apparatus, no small part of which is due our informant program.

CO NOS

With respect to any future prosecutions under the Smith Act, I am of the very definite opinion under the Smith Act, I am of the very definite opinion.

that future defendants must be top leaders of the openion

Communist Party or the Communist underground apparatus. In addition, the over-all value of the prosecution must be most carefully weighed against our loss of coverage in the internal security field through the use of valuable confidential informants of the Bureau as witnesses.

Future prosecutions under the Smith Act of leaser functionaries could well result in reversal

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Tolson Boardman Nichols Belmont Harbo	NOTE ON YELLOW: Enclosure Ur. Belmont dated 6/28/55,	to memo to Mr. Boardman same caption, FJB: nbs.	from
Mohr Parsons Rosen	FIRST WAS TO THE WASHINGTON	"A. S. DEPT. OF JUSTICE	
Tamm Sizoo Winterrowd Tele. Room	63 JUL 13 1955	RECEIVED-MAIL ROOM	N
Holloman			*

COUNTDESTAD

Hemorandum for Assistant Attorney General Filliam F. Toupkins

by the Supreme Court or the Circuit Court of Appeals even though a conviction might be obtained in District Court. In this connection, I have noted the very light sentences recently imposed on the nine defendants in the Philadelphia Smith Act case and the remarks of United States District Judge Candy, who sentenced the defendants, to the effect that they were local Communist Party members operating under Party discipline.

strangly the absolute maceseity for sereful selection of future Smith Act defendants and, before presention is initiated, a most careful scalastion must be made of the FMI informants who are to be used as mitnesses in order that it can be determined whether a gracker benefit will result to the scaurity of the sauntry through presecution or through preservation of our informants. This is, of course, a decision which the Department will have to make.

Mr. Tolsez Mr. Boary Office Memorandum UNITED STATES GOVER Mr. Parson Director, Federal Bureau of Investigation Mr. Tamm Mr. Sizoo. William F. Tompkins, Assistant Attorney General Mr. Winterrowd Tele Room Internal Security Division Mr. Holloman Miss Gandy, RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES C EDIGINAL AL Reference is made to your memorandum of June 13, 1955, to the Attorney General, wherein you urge that the most careful consideration be afforded to the proposed disclosure of valuable current confidential informants of the Bureau in connection with proposed prosecutions. o suplement - clausty was knowned This Division has always been acutely awage of its responsibilities in prosecuting subversives to balance most carefully the desirability and necessity for the particular prosecution with the necessity for continued and complete intelligence coverage by the Bureau. I know of no instance in which the Bureau's views with regard to the availability of a particular current confidential informant to testify in a criminal prosecution have not received the full and unqualified support of this Division. In some instances this Mivision has foregone the prosecution of certain Communist Arty functionaries because of our recognition that the benefits to be g by prosecution were outweighed by the resulting loss of coverage fix an intelligence standpoint. There can be but little question that the most severe blow dealt to domestic Communism has been the successful prosecution eighty-eight Communist Party leaders for violation of the Smit Act. These prosecutions, in widely scattered and key areas of the United States, have been a constant drain on the Party's financial resources, and have deprived the Party of much of its most powerful leadership. In addition, such prosecutions have caused considerable confusion within the ranks of the Party and have install fear and uncertainty in many of its members. It must, of course, be recognized that although many of less devoted Marxists have ceased their Party activities, the hard core Communists have remained dedicated to the cause. Today there are still over 22,000 active members of the Communist Party extends their influence into numerous front-organizations and the various educational and economic fields. THIS In view of the foregoing considerations, this Division feels compelled to continue a vigorous program of prosecution against the top-level Party leadership in an effort to reduce Intrinsical This Division More and Chis Book W. This Division RECORDED-74 FRE - JUSTICE - FRE - JUSTIC

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concurs fully with your view that there must be a balance maintained between continued intelligence coverage and the institution of additional prosecutions. To this end, therefore, we will continue in all respects our policy of weighing and evaluating prospective prosecutions of Communist Party functionaries in the light of the possible adverse impact which the disclosure of the confidential informants may have upon the continuance of the Bureau's essential intelligence operations.

-CONFIDENTIAL

CC: BOARDMAN
BELMONT
DDY, DONOHUE

Juno 13, 1955

THE VEXORIES OF NEW TOTAL

DIRECTOR, POI

THEORYANDS FOR TESTIMONY IN SECURITY CASES

DECENSEI ZED EY 60267 NIS / EP/DD

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particularly stressed a problem which is becoming more scute in connection with the proper functioning of the PBI in the internal security field. This problem involves the disclosure internal security field. This problem involves the disclosure of FBI informants in conformance with the Department's desire to utilize such informants and witnesses in Gaith Act cases; to utilize such informants and witnesses in Gaith Act cases; and Faturalization Service proceedings; and at other security and Faturalization Service proceedings; and at other security trials.

confidential informants of this Euroau had been exposed through testimony; an additional 14 had been made available for testimony at forthcoming trials and hearings; an additional two had been made available in connection with proposed prosecutions; and that made available in connection with proposed prosecutions; and that initial inquiries had been received from the Department as to the availability of 117 additional informants in connection with beth the Eureau has answersel further inquiries from the Department as the the availability of 12 additional current informants in connection to the availability of 12 additional current informants in connection with the proposed prosecutions under the membership and because and because the Emith Act of

This raises a question as to the balance between the intelligence coverage of the FBI and prosecutions. I cannot too attending urge that the most careful consideration be afforded the proposed disclosure of a valuable current confidential informant this Bureau.

$\exists$	this Bureau.  It is exicuatic that each disclosure of informant of this Bureau reduces the highly essentiation in the informant of this Bureau must maintain in the information of the sure of the sur		10 10 11 11
	this Bureau.	a confident	
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ı	informent of this Bureau reduces the highly essent coverage which this Bureau must maintain in the in	COLUMN SAC	TITA
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Nichola Belmont -		16 1955 WILL	3
Harbo Mohr	General William F. 10 Fr.		PH . PS.
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OEX- Communists AS WITNESSES

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	THE INTERMED STATES OF THE STA	TATES GOVERNMEN	NT
TO :		DATE: June 21, 195 MATION CONTAINED UNCLASSIFIED U.99 BY 60367 NISIEPIDO	Tolson
subject:	T: EX-COMMUNISTS AS WITNESSES	901880	Winterrowd Tele. Room Holloman Gandy
, .	Assistant Attorney General T (see copy of attached memorandum from list of Loyalty and Security of Govern which info obtained from	Tompkins dated 6-15↔	55) in
	By memorandum 3-2-55, Attornand Mr. Tompkins were each furnished I cases containing information from both Matusow.	list of employees sec	urity
			b7D
. ,			n n
	Los Angeles by air tel 6→17+ to take appropriate steps to identify containing information from and cases to Bureau at earliest possible of indices in effort to identify pertiner	all LGE and SGE case I to submit list of s late. Bureau also ch	such.
	This matter being handled or pertinent cases will be furnished Tomp	n expedite basis and okins as soon as poss	list of E
	RECOMMENDATION:	•	
	That, if you approve, attach to Tompkins, advising him that Department advised of employees security cases containing info compiled pursuant to his request.	ontain <u>ing in</u> fo from	l e
(h)	Enclosures RECOMPED . 7]  cc: (1) Mr. L. B. Nichols, Room 5640 (1) Mr. A. H. Belmont, Room 1742 (1) 100-351082  ERCabaian 25 Mar. ALL INFORMAT	JUL 2355	
	JRS:baj:mlb/MU ALL INFORMAT (10)  (10)  (10)  (10)  (10)  (10)  (10)  (10)  (10)	NCLASSIFIED V	o "

	L. V. BOARDMAN		July 14, 1955	The same of the same of
	A. H. BELHOUT			
		ALL INFORMATION		
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	INTERMAL SECURITY - R	MAN DE CONTRACTOR OF THE PARTY	401820	
			MOID &C	
	Purpose of memo	randum is to advise	that on 6-29-51	5
	Sureau sent letter to Den	artment advicing of	derogatory infl	ormation
	on wh denaturalization proceeds	o was being conside		
	replied on 7-12-55 that is			
	available to United State	s Atvorney, Ecitico	re, Laryland, w	here
	proceedings are to take p	lace. Information	not furnished to	<b>o</b> b6
	United States Attorney, P	altinore.		b7C
	See to a see also great as	Porganizer during	and was	
	allegesly expelled from C	Pin Immiora		
	Service has instituted de	ncturalization proc	sedings egainst	subject.
		6-6-55 itteshurgh		
	information concerning			
ining yik King melika	Attorney's office, Faltima witness in denaturaliza	tion proceedings on	neing was terror ninst subject.	Taforna -
		scherge from employ		
	drunkenness, being arrest	ed in 1946 on charg	e of receiving	stolen 🔻
	property and being includ			
	considered to be upreliable (Infermation developed as			
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E	He is not so used. ) Dero			
	Deputy Attorney General E	ogers. Assistant At	torneys General	Olney .
	and Tompkins, and to Gene	ral Swing, Immigrat	ion and Natural	teation
	Service, on 6-29-55. A c	opy of this menoran	oum also sent to	0
	Baltimore office for its	THE OFRICE TURE		
	Ru memoraadimi D	-12-55 AAG Olney re	ferred to our m	eriorandum
	of 6-29-55, stating "Te a	ssume that. in acco	rdance with our	
	memorandum dated May 24,	1955, subject Ex-C	ommunists as Wi	tnesses, 'Z
	the information concerning	g the prospective w	itness	
i bille billians	100-327836			COPY FILLED
	Enclosure		0-1118105	
100	cc + 1 - 100-418105	A STORY	A A A A A A A A A A A A A A A A A A A	V
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	Ur. Belmont Ur. Branigan			
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Henorandum for Mr. Boardman

has also been supplied to the United States Attorney at Baltimore, Maryland." The Department's memorandum of 5-24-55 requested that central indices checks made on certain witnesses by Bureau, in response to request by United States Attorneys, be furnished to the United States Attorney making the request rather than to the Department. This is being complied with and instructions were issued to the field in this matter in accordance with 510 Letter To. 55-40 deted 6-21-55.

The derogatory information on was not furnished to the United States Attorney, Baltimore, since this information was not being supplied as a result of a request and since the denaturalization proceedings against subject were instituted by the Innigration and Maturalization Service.

#### RECOMMENDATION:

That the attached letter be sent to LAG Diney with a copy for AAG Tompkins advising that we did not inform the United States Attorney at Baltimore of information in our memorandum of 6-20-55 concerning since this information did not result from a request by the United States Attorney and since the denaturalization proceedings against the subject were instituted by the Imatgration and Baturalization Cervice. Attached letter also advises that we have no objection if the information is furnished to the United States Attorney, Baltimore, Maryland.

## Office Memorandum • United States Government

$JJ^{\prime\prime}$	1			-
	No. 1 Daniel			Tolson
TO:	Mr. A. Rosen		DATE: July 1,	1955 Wichgls Belmont
	Y### 15	<u>.</u>	/	Harbo
FROM :	Mr. C. H. Stanley	· ,	-	Mohr Parsons
لہا			AAD	Rosen
The same of	0		1 Collection	Sizoo
SUBJECT:	EX-COMMINTSTS AS WITH	ESSES		Winterrowd
	. •		ROMAN	Holloman
	•	•	Town July	
	PURPOSE:		*	Jan Jan
		*	*ok	J ON J
	To advise that	t thirteen LGE	and SGE cases 1	have been
	identified as containin	g information f	rom	
•	* Lo	yalty of Govern	ment Employees	b2 
	BACKGROUND: ** Se	curity of Gover	nment Employee	<b>s</b> 570
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	By memorandum	6/15/55, Assis	tant Attorney	General
•	Tompkins requested list	of LGE and SGE	cases contain	ing info
	furnished by	By mem	orandum 6/21/5	5, Tompkins
	was advised that info r	e  <u>n</u> ad be	en furnished to	o Department 💉
	on 3/2/55, and that inf	o_rewas	being compiled	· March 3
*	Thirteen T.GE	and SGE cases h	eve heer ident	iriod by
	Bureau and LA as contai			
•	In no instance did that			
18				COUL .
<b>V</b> A #	/ investigation, but was	used to charact	erize relative	s, associates,
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	investigation, but was etc., of employee invol	used to charact	erize relative	s, associates, 哲。
	etc., of employee invol	used to charact ved or an organ	erize relative ization.	s, associates,
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	Comment:  Cases identif	used to charact ved or an organ ied by Bureau o om informant re	erize relative ization.  btained by sea ports submitte	s, associates,
	Cases identification of through Bureau i	used to charact ved or an organ ied by Bureau o om informant re ndices for refer	erize relative ization.  btained by sea ports submitte ences in LGE a	s, associates,  GH  rching over d by nd/or SGE
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Con Constitution of the Co	Cases identiff  1500 names (obtained from through Bureau in classifications. There whether indexed informations are:  (1) Mr. L. B. Nice (1) Mr. A. H. Bel	used to charact ved or an organ ied by Büreau oom informant rendices for refer after, reference tion was furnis follows, Room 5640 mont, Room 1742	btained by sea ports submitte ences in LGE at the by 102 102 22 1	s, associates,  Heling over d by nd/or SGE determine  5500 955
	Cases identiff 1500 names (obtained fr through Bureau i classifications. There whether indexed informations Enclosures cc: (1) Mr. L. B. Nic (1) Mr. A. H. Bel	used to charact ved or an organ ied by Bureau oom informant rendices for refer after, reference tion was furnis 640 hols, Room 5640 mont, Room 1742	erize relative ization.  btained by seasorts submitterences in LGE at the latest submitterence in LGE at the latest submi	s, associates,  rching over d by nd/or SGE determine  STONITATIVED
Jan Const	Cases identif  1500 names (obtained fr  through Bureau i  classifications. There whether indexed information  Enclosures cc: (1) Mr. L. B. Nic (1) Mr. A. H. Bel  JRS:baj	used to charact ved or an organ ied by Bureau oom informant rendices for refer after, reference tion was furnis so to the following formatter, Room 1742	btained by sea ports submitte ences in LGE at the by 102 102 22 1	s, associates,  rching over d by nd/or SGE determine  STONITATIVED
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Memorandum for Mr. Rosen

Los Angeles in transmitting list did not indicate manner in which that office identified the cases listed.\*

Since attached list not compiled as result of physical search of each and every LGE and SGE file at Bureau, it cannot definitely be said to be all inclusive. Consequently, Tompkins being advised that, in event additional cases are located in future, Department will be so advised.

#### RECOMMENDATION:

That, if you approve, attached memorandum and list be forwarded to Department.

Ram grand - ors said

OHA

<sup>\*</sup> Los Angeles being advised to notify Bureau in event additional cases located in future.

Assistant Attorney General William F. Tompkins

Mr. Rosen Mr. Malley Mr. Stanley

June 21, 1955

Tolson Boardman

Nichols Belmont

Harbo . Mohr. Parsons Rosen

Tamm

Sizoo Winterrowd Tele: Room Holloman .

Director, FBI

<u>EX-COMMUNISTS AS WITNESSES</u>

ALL INFORMATION CONTAINED HERE 10-14-99 BY 602 WY 60267 NIS/EP/DD 901820

Reference is made to your memorandum dated June 15, 1955, in which you request a list of the Loyalty and Security of Government Employees cases in which information obtained from appears in the investigative reports.

Your attention is invited to my memorandum to the Attorney General dated March 2, 1955, captioned "Ex-Communists As Witnesses." With that memorandum there was transmitted a list of Employees Security cases containing information furnished by and Harvey Marshall Matusow.

Identification of the Loyalty and Security of Government Employees cases in which information appears in investigative reports has been initiated. You will be furnished the list of such cases as soon as possible.

(1) 100-351082

Cover memorandum from Stanley to Rosen, dated 6/17/55, same caption, JRS:baj

JRS:baj/

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ALL INFORMATION CONTAINE HEREIN IS UNCLASSIFIED

NOARD FORM NO. 64

# Office Memorandum • UNITED STATES GOVERNMENT

JJ	CIVILLE CIVILLE
то	: MR. L. V. BOARDMAN  DATE: August 3,1955  Boardman  Nicipols  Plarbo  Harbo
FROM	Vals.
*UBJE	ON SECURITY WITNESSES.
11	The minutes of the meetings of the above Committee on July 26 and 28, 1955, have been received and reviewed.
	Meeting of July 26, 1955  At this meeting the Committee considered various reports
	of the Immigration and Naturalization Service concerning deportation cases in which testified.  Since these cases are or no immediate importance to the FBI, they are not reviewed herein; the names will, of course, be indexed for review purposes.
	Meeting of July 28, 1955  Meeting of July 28, 1955  ALL INFORMATION CONTAINED  HEREIN IS UNCLASSIFIED  DATE 10-14-99 BY 60367 NIS/EPIDO
	Mr. Koffsky submitted to the Committee a report and recommendation of the Internal Security Division regarding the New York Smith Act case of U.S. v. Flynn, Et Al, and the false statement prosecution in El Paso, Texas, U.S. v. Jencks, in which Harvey Matusow testified as a Government witness.
, gartr	In these cases, Matusow, in affidavits which were filed in support of motions for new trials, recanted prior testimony he had given as a Government witness. On the basis of these affidavits, the trial courts held hearings on the motions. In the Flynn case, the court granted defendants Trachtenberg and Charney a new trial and denied the motion for new trial as to the remaining eleven convicted defendants. In the Jencks case, the court denied the motion for new trial and held Matusow in contempt for deliberately scheming to obstruct justice by causing the affidavit to be filed in connection with the motion for new trial. The Committee approved the Internal Security Division recommendation that these cases not be reopened.
-	The Committee also considered reports of the Immigration and Naturalization Service concerning deportation cases in which nd Matthew Cvetic testified as Government witnesses.  Since these are Immigration cases and have no direct connection with
ANC PRINCE	ce: Mr. Boardman Mr. Belmont Mr. Baumgardner Mr. Donohue  JDD. DE (15) 2331
41	JDD: DE (5) 2331

MEMORANDUM FOR MR. BOARDMAN

the FBI, they are not reviewed herein, but the names will be indexed for reference purposes.

#### RECOMMENDATION .

This is for your information.

WATE

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- 2 -

### Ofx-communists as Witnesses

(Q) SECURITY PROSECUTIONS -- Reference is made to Section I, SAC Letter 55-45 dated July 12, 1955, captioned as above, in which it was pointed out that Bureau representatives are not to express to Departmental attorneys or United States Attorneys any opinion as to whether a security prosecution should be initiated or any opinion as to whether the loss of security coverage through the exposure of valuable confidential informants would be outweighed by the results of a successful security prosecution. It was further pointed out that it is the sole responsibility of the Department to decide whether a security prosecution should be initiated and whether current confidential informants should be exposed through testimony at such a prosecution.

In connection with the prosecutive-type reports which are prepared on Communist front organizations and on potential defendants in Smith Act, Labor Management Relations Act, fraud and perjury cases, it has been noted that certain field offices have adopted the practice of including a comment in the "Appendix-Witnesses" Section of these reports concerning the availability or unavailability of current confidential informants to testify. This practice should be immediately discontinued since, as pointed out above, the final decision as to whether a current informant testifies at a security trial is solely up to the Department.

In the future, a characterization such as the following should be used in the "Appendix-Witnesses" Section to describe current confidential informants whose identities are covered by T symbols: "T-1 is a current member of the Communist Party who is furnishing information to the FBI." No additional information need be set out concerning current informants since, at such time as the Department requests that a current informant be made available for interview, the Bureau will obtain from the field and submit to the Department detailed background information concerning the current informant involved.

The following procedure should be followed with reference to discontinued informants and all other potential witnesses, whether named or covered by T symbols. A statement should be included in the "Appendix-Witnesses" Section as to the known willingness or unwillingness of each to testify, as well as a brief statement as to background and a brief comment concerning any known factors which might affect credibility as a witness. It should be borne in mind that the "Appendix-Witnesses" Section of prosecutive-type reports is not removed when these reports are transmitted to the Department or to the appropriate United States Attorney. Therefore, extreme care should be used by the field in the preparation of the "Appendix-Witnesses" Section.

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Original & 2cc-Cincinnati c Mr. Hallerberg

SAC, Cincinnati (100-1631) August 1, 1955 Director, FBI (100-8558) DISCONTINUED INS INFORMANT b7C b7D INFORMATION CONCERNING (INTERNAL SECURITY) EX-COMMUNIST . 45 WITNESSES Bufiles reflect that you are in receipt of a letter from INS, Cincinnati, dated May 18, 1955, reflecting that the captioned individual is now considered by INS to be unreliable and of questionable credibility. In the event is ever considered as a witness, the information contained in the above INS letter should be called to the attention of the appropriate office. ALL INFORMATION CONTAINED cc - Bufile 100-418105 HEREIN IS UNCLASSIFIED DATE 10-14-99 BY 60367 NISTEPIPO 901820 RHH: cmh (6) YELLOW DUPLICATE AUG 1 1955 MAILED Tolson .

NOT RECORDED 159 AUG 5 1955

A

Rosen \_\_\_\_\_\_\_
Tamm \_\_\_\_\_\_
Sizoo \_\_\_\_\_\_
Winterrowd \_\_\_\_\_
Tele. Room \_\_\_\_\_
Holloman \_\_\_\_\_
Gandy \_\_\_\_\_

Boardman Nichols \_

Belmont

Harbo

Mohr \_\_\_ Parsons

58 AUG 9 1955

* * * * * * * * * * * * * * * * * * *	SAC, Cleveland July 28, 1955	
•	Director, FBI (100-188411)	,
	EX-COMMUNISTS HS WITHESSES	b2 b6
· · · · · · · · · · · · · · · · · · ·		b70 b70
	Relet from Detroit to Eureau dated July 12, 1955, copy furnished to the Cleveland Office concerning captioned individual.	
	In the event is ever considered as a witness, the information contained in referenced letter show be called to the attention of the appropriate office.	ld
		*
	ALL INFORMATION CONTAINED  HEREIN IS UNICLASSIFIED  DATE 10-14-99 57 60367 NISIEPIDA	,
	RHH: wfc (5)	
	100-418105-1	•
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yellow Duplicate JUL 28 1955 mailed

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Office Memorandum • UNITED STATES GOVERNMENT DATE: July 27, 1955 Mr. A. Røsen Nichols Belmont Mohr \_ Mr. C. H. Stanley Parson FROM Rosen Támm Sizoo . Tele. Room SUBJECT: FORMER BUREAU INFORMANT ALL INFORMATION CONTAINED b7C HEREIN IS LINCLASSIFIED DATE 10-14-99 - 60967 NISIEPIOD b7D BACKGROUND: 901820 In connection with its study of "Ex-Communists as Witnesses," Department requested list of Security of Government Employees (SGE) and Loyart of Government Employees (LGE) cases containing info furnished by List of thirteen such cases complete as result of search at Los-Angele's and at Bureau has been furnished to Department. Arthough Department has not instructed that other agencies to whom reports in question have been furnished be advised of the reports containing info from the thirteen files invested have been reviewed to determine whether such advice necessary. of review, it has been noted that none of the investigations was based and that \_\_\_\_\_ info contained in reports in no on info from instance pertains directly to employee involved. In each case, info is used to characterize some associate or relative of employee or some organization mentioned in report. EXECUTIVE CONFETENCE OPINIONS: negarding over-all question of advising agencies of identities of discontinued Informants, on May 10, 1955, Executive Conference considered similar Question regarding 123 individuals recently discontinued as informants due to their backgrounds, such as neurotic tendencies, poor criminal records, or some other trait which might remier their future use as informants inadvisable. While not list intinued for 100-351082 cc: (1) Mr. A. H. Belmont, Room 1741 3.52 in 17 3 78 1AUG J 1 1955 JRS:llp:baj/ RECEIVED Atomic ato ..

#### Memorandum for Mr. Rosen

these reasons, it appears he would fall into this classification. Executive Conference observed instructions are outstanding that whenever an informant is discontinued, information furnished by informant should be reviewed for evidence purposes and if he is willing to appear, his availability should be made known in each case in which he has furnished information; but that in view of reasons for their discontinuance, it would seem inconsistent to furnish identities of the 123 individuals to Department and outside agencies. Conference unanimously recommended that identities of the 123 discontinued informants not be disclosed, but where imperative to divulge names of informants, each case should be considered on its individual merits. Conference noted these informants discontinued, not because they furnished unreliable information, but rather due to some personal weakness.

In addition, on 3/10/55, Conference considered question as to action to be taken relative to discontinued informants who. through their speech, writing, or actions raised a doubt as to their reliability subsequent to their discontinuance as informants. Conference unanimously recommended Bureau not attempt to go back and re-evaluate the reliability of a former informant with respect to information furnished by him while an informant, in absence of definite indication that informant furnished unreliable information to Bureau during that time. Conference felt Bureau does not have this responsibility since information, at time it was reported, was reported in good faith and is still accurate despite subsequent activities on part of informant. (As noted above, information furnished by corroborated by other informants and found to b6 be accurate, as far as possible). b7C

#### COMMENTS:

Since the Department has not instructed that other agencies he advised in this matter, since none of investigations was based on info and none of his info relates directly to employee involved, and in view of the Executive Conference opinions set out above, it is not believed necessary for the Bureau to advise other agencies in this matter.

b7D

Memorandum for Mr. Rosen

#### RECOMMENDATIONS:

l. That, if you approve, other Government agencies not be advised, in this matter, in the absence of a specific request.

2. That, for	r record purp	oses, a memorandu	m be placed
/in each pertinent file	noting that	the file contains	information
2. That, for the contract of t		a m M	

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Section I - Part 1

# OEx-Communist Witnesses

SECURITY PROSECUTIONS -- I have recently had occasion to express to the Attorney General my concern relative to the number of valuable current confidential informants of the Bureau whose services are being lost as a result of their use as witnesses at Smith Act and other security trials and hearings.

Whenever the Department requests the Bureau to make a valuable current informant available for testimony, the Bureau obtains from the field and transmits to the Department detailed pertinent information concerning the informant's background; the type and value of information being furnished by the informant; his current and long-range value in connection with the Bureau's over-all responsibilities in the internal security field; the effect his disclosure would have on security coverage in the territory of the field office 0 involved, and any factors which might affect his credibility as a witness. In furnishing this information to the Department, the Bureau makes it very clear that the ultimate decision as to whether the informant should be used as a witness or should continue as an informant must be made solely by the Department,

In view of the above procedure, I wish to make perfectly clear to each Special Agent in Charge the absolute undesirability of any Bureau representative's expressing to Departmental attorneys or United States Attorneys any opinion as to whether a security prosecution should be initiated or any opinion as to whether the loss of security coverage through the exposure of valuable confidential informants would be outweighed by the results of a successful security prosecution. It is the sole responsibility of the Department to decide whether a security prosecution should be initiated and whether current confidential informants should be exposed through testimony at such a prosecution.

46 JUL 19 1955

STANDARD FORM NO. 64

# Office Memorandum . United states government

SUBJECT:	SAC, Detroit  O  EX-CERANUMISTA  INFORMANTS AND WITHE	s witnesses	-
SUBJECT:	INFORMANTS AND WITHE	O Company of the Comp	
5	IMMIGRATION AND NATU	SSES	
	SERVICE OO: PHILADELPHIA	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-14-99 BY 60267 NISIEP/DO 901820	
22, 19	Re Philadelphia lett	er to Bureau, dated July	
Philade April	Enclosed with the coelphia, is one copy of B	py of this letter to ureau letter to Boston, dated	a a
Philade of a lead of a lead Na part as and wideterm questifield of the the diand the information concerns	etter, dated April 14, 1 ant Commissioner, Invest turalization Service, to follows: "Attached is tnesses discontinued by ination that they were e onable credibility. Insoffices of this Service Federal Bureau of Invest scontinuance of the use e basis therefor. In adation is received by field ation is received by field informants or witne promptly called to the ass."	wever, this attachment consisted 955, from RAYMOND E. FARRELL, igations Division, Immigration the Bureau and stated in a copy of a list of informants this Service because of a ither unreliable or of tructions have been issued to that the local offices tigation are to be advised of of such person by this Service dition, whenever any derogator eld offices of this Service esses, such information is attention of your local	£
	The list referred to under caption	above contained the name,	D
REGISTI JFS:dm	e discontinuance of	Philadelphia determine basis and furnish same to Bureau.  RECORDED-32 5 418165	7=

## Office Memorandum

$JJ^{\prime J}$	TITALIANI ON DOUDON OTATIET	D SIMILES GOATHWEIAT
aro .	Mr. L. V. Boardman	DATE: August 15, 195 Bering
3/7	DOG GMGIN	August 13, 193 dichard
FROM :	Mr. A. H. Belmont	Mohr Parsons

SUBJECT:

RELEASING INFORMANTS FOR TESTIMONY IN SECURITY CASES

Winterrowd Tele. Roo

Pursuant to the Director's instructions, a running memorandum hasbbeen initiated concerning the use of current confidential informants as witnesses in security prosecutions This memorandum, to be submitted by the fifteenth of each month hereafter, will reflect the following data:

- The number of current confidential informatis already exposed as witnesses.
- 2. The number of current confidential informants whose background and value have been furnished? to the Department for its decision as to use as bitnesses in pending prosecutions and prosecutions currently under consideration.
- The number of current confidential informants who have been made available for interview by Departmental attorneys in pending prosecutions and prosecutions currently under consideration.

The number of current confidential informants whose availability for possible use as witnesses has been inquired into by the Department in pending prosecutions and prosecutions currently under consideration.

Under each of the above categories, the number of informants will be broken down as to the various types of cases involved such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetere,

Attached hereto is a chart reflecting the status of this matter as of August 15,

ACTION

PENNRIPO - 47 66-620 This memorandum will be kept up-to-date by the preper tion of a current statistical chart reflecting the status as the fifteenth of each month hereafter. gl sily

AUG 17 1955

cc: Mr. Boardman

Enclosure 1

Mr. Belmont

ur. Brantger P

Mr. Boungardner

(7) Mr. Reddu

O EX- COMONOMISTS AS WITHERSES

EXCL

166-41810 NOT RECORDED 71 SEP 30 1955

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### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES ALL INFORMATION CONTAINED

	Hereny is unclassified	
	DATE 10-14-99 BY 60367 N 901880	SIEPIOO
1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	39
	(a) Smith Act Trials	
	Hearings 3	<b></b>
	(c) Labor Management Relations Act Cases 2 (d) Nationalist Party of Puerto Rico Trials 1	<b>&gt;</b>
2.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND	
	VALUE HAVE BEEN FURNISHED TO THE DEPARTMENT FOR ITS DECISION AS TO USE AS WITNESSES:	12
	(a) Smith Act Trials	
	(b) Subversive Activities Control Board Hearings	
з.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTER-	2
	(a) Smith Act Trials	<del>-</del>
4.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	
	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE DEPARTMENT:	106
	(a) Smith Act Trials	
	(b) Subversive Activities Control Board Hearings	, E
	(c) Administrative Hearings Re Independent Secialist League	,
	Socialist League	-
	(e) Fraud Against the Government Cases 1	

66-6200-134-16

SAC, Cleveland (100-16517)

August 4, 1955

Director, FBI (100-371877)

b6 b7C b7D

fn

R

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DISCONTINUED INS INFORMANT INFORMATION CONCERNING (INTERNAL SECURITY)

OEX-Communists As WITNESSES

Bufiles reflect that you are in receipt of a letter dated April 26, 1955; from INS, Toledo, Ohio, regarding the captioned individual. This letter advises that is being considered unreliable by INS, Toledo, Ohio.

In the event is ever considered as a witness the information contained in the above INS letter should be called to the attention of the appropriate office.

Loc - Bufile 100-418105

ALL INFORMATION CONTAINED MEREIN IS UNCLASSIFIED BY 60361 NISIEP/00 PATE 10-14-99 BY 60361 NISIEP/00 901820

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STANDARD FORM NO. 64

# Office Memorandum • UNITED STATES GOVERNMENT

	TO	:	DIRECTOR,	FBI		DATE:	August	8,	1955
who p	FROM	: r:	TIAT. OTHERM	R DANCE S AND WIT	S A S (U. 14 PU) INESSES ATURALIZATION				b2 b6 . b7C b7D
	REINIS UNCLASSIFIED TEINIS UNCLASSIFIED TE 10-14-99 BY 60367 NISIEPIDO	•	July 29, 1955.	ugust 4, d Natural the region he six in er, he st	onal office in Idividuals lis Sated that thi	CONDREYCLICE, Detrois St. Paulsted in relation	0, Inves oit, ass 1, Minne eference was bas	tig ert sot ed	ed a,
	ALL INFOR HEREIN IS DATE 100		Hammond INS Of individuals to Michigan.	the dist he case of in part, ce in the r that he citizens	of The case of Selt to would not obtain. He has his connection	ne Har chat Subject to the term of the ter	f these Detroit mmond IN ect coop derivat entirel ne Commu	S era ive y	
			concerning confice also hat had and on December the had	which, d availab been int r 18, 195 e had bee ioned the	perviewed on F 52, by INS. A an interviewed a name of	O ONDREYCO This reported the cording of the cordinal cordina	o, the Ecrt stat 28, 1952 to the lary 28,	lamm ed 19	ond 52,
		fa vis	REGISTERED JFS:BAV (4) cc: Indianapol	is (	RECORDED-32 INDEXED - 32	) 0c - 4 9 AUG 10		g g	b2 b7D



Letter to the Director, FBI

Re: INFORMANTS AND WITNESSES INS

"about on December 18, he claimed that he never knew anyone by the name of and that he must have meant of the name of the name of several known Hammond Communists were mentioned to him and he stated that they were all personal friends of his and he did not care to discuss them. Although he claimed to be against Communism at this time and willing to cooperate with the Government in regard to Communist Party members he refused to give any information regarding the Communist Party members that he did know • • "

ONDREYCO advised that in the last few days he has written the Hammond Office of INS instructing them to comply with INS directives to furnish the FBI at Indianapolis with the reasons why the individuals listed in referenced letter were classified as unreliable or of questionable credibility. He stated that Hammond would be telephonically contacted on August 5, 1955, and again requested to furnish the FBI at Indianapolis with this information.

The Detroit Office is taking no further action in this matter until requested to do so by the Bureau.

RUC

10	•	DIUTOIOU,	T,
		23	

DATE: August 25, 1955

FROM

SAC, DETROIT

32340

SUBJECT:

DISCONTINUED INS INFORMANT INFORMATION CONCERNING

Ommunists

b2 b6 b7C b7D

Rebulet to Indianapolis dated August 11, 1955, captioned "Informants and witnesses, Immigration and Naturalization Service," with copies to Detroit requesting Detroit Office to contact the local office of the Immigration and Naturalization Service (INS) to ascertain the reason for that agency listing certain individuals as being very unreliable or of questionable credibility.

AS WITH ESTE

On August 22, 1955, MICHAEL ONDREYCO, Investigator, Immigration and Naturalization Service, Detroit, made available to SA J. F. SULLIVAN a copy of a letter dated August 11, 1955, from JAMAES J. CAREY, Officer in Charge, INS, Hammond, Indiana, to Special Agent in Charge, FBI, Indianapolis, Indiana. This letter stated as follows:

"On June 24, 1955, you were advised that a determination had been made that the reliability or credibility of was questionable. You are herewith informed that the reasons for such a recision are as follows:

is under an Order of Deportation, and may be testifying under the impression that it will strengthen his position in connection with an Application for Discretionary Release that he may submit. Also, he is known to be a very heavy drinker; and it is believed that he has not disclosed all the information that he has concerning his knowledge and activities of the Communist Party during his membership."

REGISTERED JFS/JMK 10-14-90 DON NICHED/DD

(5) **QOI** cc: Indianapolis (REGISTERED)

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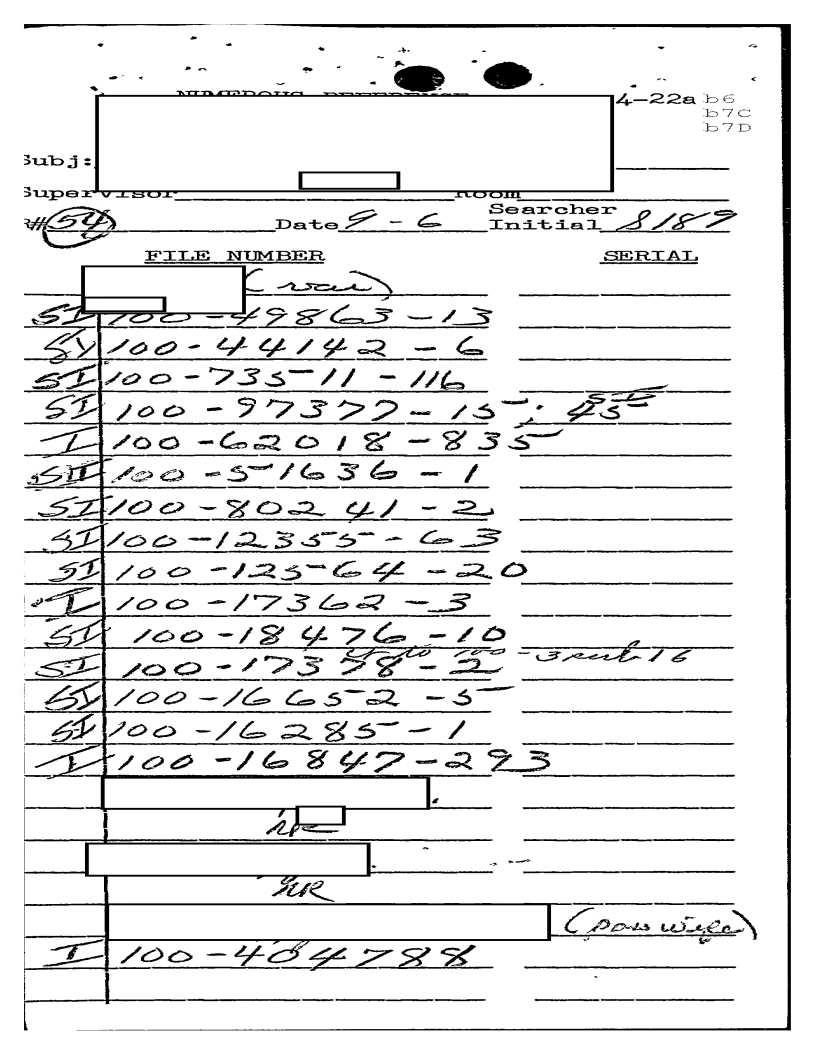
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≥ '(.6,-15-55). Federal Bureau SEP 1955 1955 Name Check Unit - Room 6523 Attention Service Unit - Room 6524 Forward to File Review Return to \_Ext.. Supervisor ROOM ALL INFORMATION CONTAINED. HEREIN IS UNCLASSIFIED

DATE 10-14-99 BY 60061NISIEPIOO All References DATE
Subversive References 401820 References Only Restrict to Locality of Breakdown Buildup Exact Name Only Exact Spelling b6 **b**7C Check for Alphabetical Loyalty Form 107D CEEN L SUBJECT Address Localities Birthdate & Place Searcher Date Initial FILE NUMBER SERIAL EC \*

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Assistant Attorney General William F. Tompkins

May 8, 1957

Director, FEL

UNITED STATES V. MESAROSH, ET AL HEREINIS UNCLASSIFIED (PITTSBURGH SMITH ACT RETRIAL) DATE 10.14-99 BY 60267 NIS/EP/DD 901820

Reference is made to the letter to Mr. Thomas R. Hall from Depart-
ment Attorney Peter J. Donahue dated April 25, 1957, a copy of which was
furnished to our Pittsburgh Office by Mr. Bonahue. This letter deals with
certain inconsistencies noted in previous testimony of former Eureau In-
formants and and in previous testimony and sworn
statements to the Insignation and Naturalization Service (INS) by former
Eureau Informant
999 N. V. 199
lich reference to estimony in the American Peace Crusade
(APC) case, it is noted that there is a variance of several months in
testimony as to when the ARC was founded in Pittsburgh, and
when it was actually founded. This discrepancy could, of course, be
attributed to faulty recory testimony relative to the meeting
at the home of William Albertson at a time when Albertson had already
left Pittsburgh, could similarly be attributed to faulty memory as to
where this meeting was actually held, since attended literally
hundreds of meetings while operating as a Bureau informant. The same
explanation may well apply to the minor inconsistencies in
testimony for ISM at the proceedings against and
and at the Cleveland Smith Act trial.
Significant the second second second second second the second the second
With reference to testimony at the Trachtenberg trial as
to when he first came to the United States, this testimony was, as
which the little fills that the little of the little of the fills with the man and the fills were the man
pointed out in Mr. Bonahme's letter, truthful, although equivocal to one
who knows all the facts. Since the Eureau had furnished full information
concerning background to the Department and to the Government
Attorneys who handled the Trachtenberg trial, this information was un-
doubtedly taken into account at that time.
With reference to sworn statements to INS in the
and ascs and in his testimony at the de-
naturalization proceeding, there is no indication that his statements
or testimony are incorrect other than the fact that he did not report
this information to our littsburgh Office during the time he was
operating as an informatit.

b6 b70, b71

C O

Assistant Attorney Coneral William F. Tompkins

With reference to the sworn statement Mardin gave to INS in the Gus Santes case, it is noted that Mardin has admitted this statement is incorrect and that he was probably thinking of someone else. Our Pittsburgh Office is being instructed to advise INS. Pittsburgh, of the fact that statements in the and cases are not corroborated by his informant reports, and also that he had admitted that his statement in the Santes case is incorrect.

In view of the information set out in Nr. Donahue's letter of April 25, 1957, and the above comments, you are requested to advise whether you still contemplate utilizing and as witnesses at the Pittsburgh retrial.

It is apparent from the above incidents that the repeated use of disclosed FBI informants as witnesses continues to pose a definite problem, particularly if the informants are relying solely on memory of the individuals or events concerning which they are called upon to testify. Regardless of the extent of his knowledge or the caliber of his memory, discrepancies tend to creep into the record if a witness repeatedly testifies, solely from his memory, concerning individuals with whom he associated or events which took place many years prior to his testimony. While the FBI is not in a position to state that its disclosed informants should not be repeatedly used a witnesses at Government prosecutions or hearings, it is apparent that the risk involved increases in direct proportion to the number of times they testify.

I feel that there is a definite need for strick control over the use of these individuals as witnesses. The proper mechanics for such control appear to be available through the Departmental Committee on Security Witnesses. This Bureau repeatedly and carefully stresses to current informants and to all informants at the time of their disclosure through testimony the absolute necessity of being completely truthful in any future interviews or testimony and of restricting their statements or testimony to matters definitely known to them as factual. After these informants leave the control of the FDI, however, they are no longer subject to the careful cross-checking which the Eureau employs to verify information furnished by its informants.

O P O O P C P Y

Assistant Attorney General William P. Tompkins

The most unfortunate part about this entire problem lies in the fact that any misstatement or inaccuracy in the testimony of a former informant reflects unfavorably not only on the informant himself and on the particular trial or hearing, but on the entire program of the Covernment's use of informants as witnesses. I feel that the Department will want to most carefully consider the desirability of the repeated use of former informants as witnesses. As one of the means of controlling this problem, it is suggested that whenever any agency of the executive branch of the Government contemplates utilizing a former INI informant as a witness, it would be highly desirable for that agency to check with the appropriate field office of this Bureau to ascertain whether the contemplated testimony of the informant is consistent with information previously furnished by him to this Bureau.

If you feel that this suggestion has merit and should be acted upon, it is requested that you advise this Dureau as to what steps will be taken to assure its effective operation.

O P C O P Ç P

Assistant Attorney Concrel William F. Topkins

July 2, 1957

Director, IBI

UNITED STATES Y. PESACOSH, ET AL. (PITTSBURCH SHITH ACT RETRIAL)

Reference is made to my memorandum dated May 8, 1957, concorning the dangers inherent in the repeated use of former Bureau informants as witnesses. As one of the means of controlling this problem it was suggested that whenever any agency of the executive branch of the Government contemplates utilizing a former FRI informant as a witness, it would be highly desirable for that agency to check with the appropriate field office of this Eureau to ascertain whether the contemplated testimony of the informant is consistent with information previously furnished by him to this Bureau.

The Eureau would appreciate being advised whether this suggestion has been considered by the Department and of the Department's views concerning it.

100-3-74-39

ALL INFORMATION CONTAINED THEREIN IS UNCLASSIFIED DATE 10-14-99 BY 60367 NIS/EP/OP 901820

ENCLOSURE /00 4/8/05

DIRECTOR, FBI

**DATE:** August 25, 1955

FROM

DETROIT -commy wists As without

SUBJECT:

DISCONTINUED INS INFORMANT INFORMATION CONCERNING

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Rebulet to Indianapolis dated August 11, 1955, captioned "Informants and witnesses, Immigration and Naturalization Service," with copies to Detroit requesting Detroit Office to contact the local office of the Immigration and Naturalization Service (INS) to ascertain the reason for that agency listing certain individuals as being very unreliable or of questionable credibility.

On August 22, 1955, MICHAEL ONDREYCO, Investigator, Immigration and Naturalization Service, Detroit, made available to SA J. F. SULLIVAN a copy of a letter dated August 11, 1955, from JAMES J. CAREY, Officer in Charge, INS, Hammond, Indiana, to Special Agent in Charge, FBI, Indianapolis, Indiana. This letter stated as follows:

"On June 24, 1955, you were advised that a determination had hash made that the reliability or credibility of was questionable. You are herewith informed that the reasons for such a decision are as follows:

"He denied that he had ever been taught the necessity for the violent overthrow of the United States Government. He claimed that he still believed most of the things that the Communist Party advocated such as socialized medicine and etc. He gave the impression that if it had not been for the adverse publicity received by the Communist Party, he would still be a member. He is not willing to testify as a witness unless the case is a very important one to the Government."

REGISTERED JFS/JrK (5)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-14-99 BY 60367 NIS/EP/00 901830

Indianapolis (REGISTERED)

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SAC, Chicago (100-18517)

September 16; 1955

Director, FBI (100-349872)

DISCONTINUED INS INFORMANT INFORMATION CONCERNING

ReBulet to Boston April 25, 1955, entitled "Informants and Witnesses, INS," two copies of which. were designated for your office. You will note that one of the individuals listed by Immigration and Naturalization Service as being <u>unreliable or of</u> questionable credibility was one August 22, 1955, the Detroit Division ascertained from Immigration and Na<u>turalization S</u>ervice that the reliability or credibility of vas considered questionable for the following reason: "He identified , as a member of the Communist Party but will not testify before him. It is not known at this time whether he is reliable."

The foregoing information appears to relate to the subject, who was interviewed by the Indianapolis Division January 14, 1952, at which time he was living in Chicago, Illinois, and working at East Chicago, Indiana. Accordingly, the foregoing information received from Immigration and Naturalization Service should be called to the attention of the appropriate office in the event the subject is ever considered as a witness.

cc - Indianapolis (100-8348) (For Information)

cc - Bufile 100-418105 KECOKDED - 24

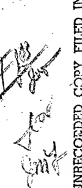
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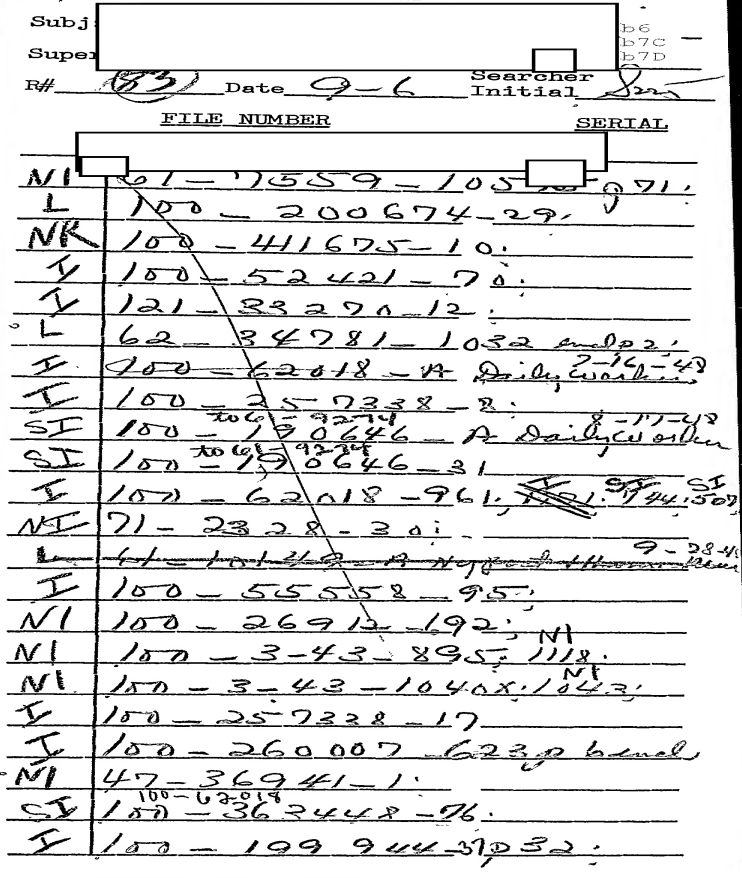
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## Memorandum · UNITED STATES G

TO

DIRECTOR, FBI '

August 25, 1955

FROM

SAC, DETROIT

WITHERE

SUBJECT:

DISCONTINUED INS INFORMANT INFORMATION CONCERNING

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Rebulet to Indianapolis dated August 11, 1955, captioned "Informants and witnesses, Immigration and Naturalization Service, " with copies to Detroit requesting Detroit Office to contact the local office of the Immigration and Naturalization Service (INS) to ascertain the meason for that agency listing certain individuals as being very unreliable or of questionable credibility.

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"On June 24, 1955, you were advised that a determination had been made that the reliability or credibility of [ was questionable. You are the reasons for such a decision herewith informed that are as follows:

"Subject's wife is a local active member of an International Workers Order and he is reported to be a very heavy drinker."

REGISTERED JFS/JMK

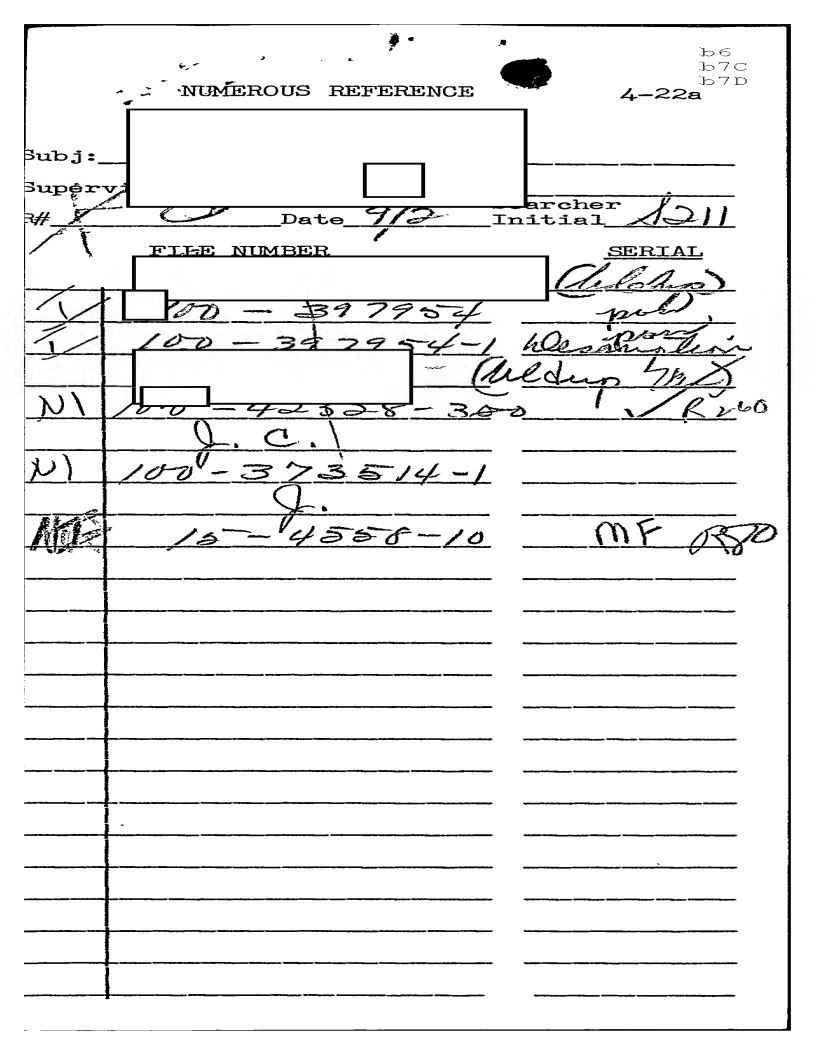
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(5) Indianapolis (REGISTERED) cc:

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## Office Memorandum . United States Government

TO
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DIRECTOR, FBI

August 25, 1955

FROM

AC, DETROIT

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SUBJECT:

DISCONKINUED INS INFORMANT INFORMATION CONCERNING

Rebulet to Indianapolis dated August 11, 1955, captioned "Informants and witnesses, Immigration and Naturalization Service," with copies to Detroit requesting Detroit Office to contact the local office of the Immigration and Naturalization Service (INS) to ascertain the reason for that agency listing certain individuals as being very unreliable or of questionable credibility.

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"On June 24, 1955, you were advised that a determination had been made that the reliability or was questionable. You are credibility of herewith informed that the reasons for such a decision are as follows:

identified a member of the Communist Party. He stated that he was willing to testify in refute of citizenship proceedings against him.

"It is felt that the Subject cooperated with this office in the case of lacksquare| because of a fear that he would not obtain his Derivative Certificate of Citizenship. He has not been entirely frank in regard to his connections with the Communist Party.

REGISTERED JFS/JMK

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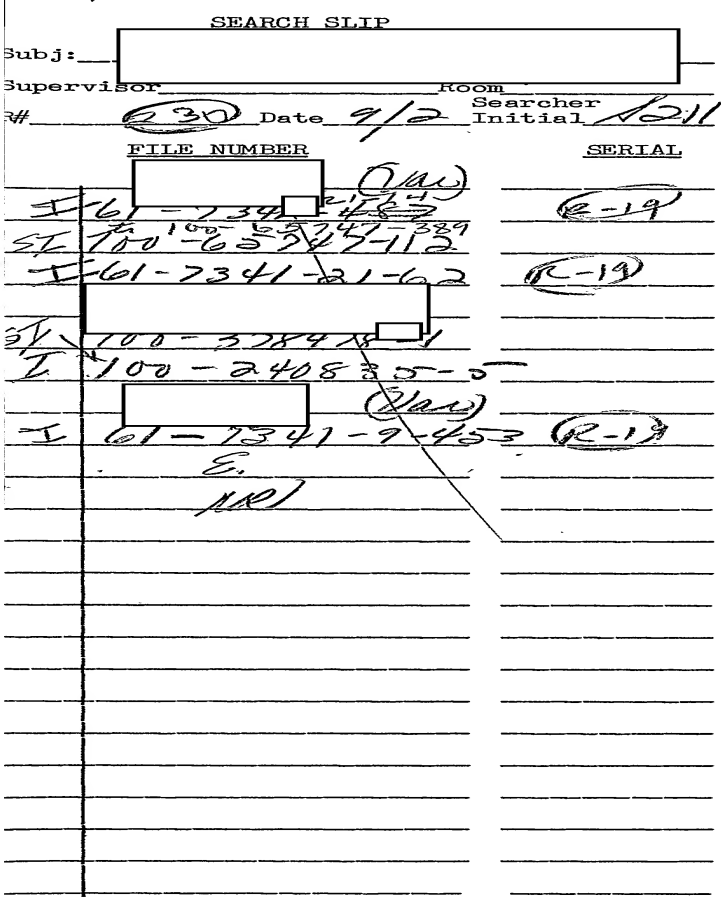
Indianapolis (REGISTERED)

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#### NUMEROUS REFERENCE

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standard form no. 64

#### ice Memorandum • UNITED STATES GOVERNMENT

. Mr. A. H. Belmont

FROM : Mr. F. J. Baumgar

SUBJECT: DEPARTMENTAL COMMITTEE ON

SECURITY WITNESSES

Tolson DATE: August 26, 195 Boardman Nichols \_ Belmont Mohr Parsons Rosen Tamm' Sizoo Winterrowd Tele. Room Holloman

The minutes of the meeting of the above Committee on August 16, 1955, have been received. During this meeting the Committee considered a proposed new procedure in reviewing prospective witnesses. Assistant Attorney General Tompkins has recommended that the Committee review each prospective witness on whom any derogatory information exists. The Committee deferred action on the recommendation pending a clearance by the Committee with Deputy Attorney General William P. Rogers.

By way of background the Committee had previously decided that final responsibility for the use of a former Communist Party member as a witness would rest with the trial attorney. In the event the attorney felt that information existed concerning the witness which might preclude his use, the trial attorney would forward the information to the Committee which would make its recommendations. Clearance from the Committee would only signify that in the opinion of the Committee no derogatory information sufficient to preclude use had been found. It may be seen that the proposed new procedure would have the Committee review each prospective witness as to whom any derogatory information Thus, the Committee would be charged with the responsibility of reviewing many more witnesses than in the past. ALL INFORMATION CONTAINED

ACTION:

HEREIN IS UNCLASSIFIED
DATE 10-14-99 BY 60267 NISIEPIDO 901830

None. This is for your information. You will be kept currently advised concerning the activities of the above Committee.

Mr. Belmont

GFM: cmh (3)



## Office Memorandum • united states governmen

TO	
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Mr. L. V. Boardman

DATE: September 15, Nichols

1955

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FROM

Mr. A. H. Belmont

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DATE 10-14-99 BY 50867 NIC

BY BOALTNISTEPIDO

901880

SUBJECT:

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Pursuant to the Director's instructions, a running memorandum has been initiated concerning the use of current confidential informants as witnesses in security prosecutions. This memorandum, is being submitted on the fifteenth of each month and reflects the following data:

- 1. The number of current confidential informants already exposed as witnesses.
- 2. The number of current confidential informants whose background and value has been furnished to the Department for its decision as to use as witnesses in pending prosecutions and prosecutions currently under consideration.
- 3. The number of current confidential informants who have been made available for interview by Departmental attorneys in pending prosecutions and prosecutions currently under consideration.
- 4. The number of current confidential informants whose availability for possible use as witnesses has been inquired into by the Department in pending prosecutions and prosecutions currently under consideration.

Under each of the above categories, the number of informants will be broken down as to the various types of cases involved such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera.

Attached hereto is a chart reflecting the status of this matter as of September 15, 1955.

#### ACTION:

This memorandum will be kept up-to-date by the preparation of a current statistical chart reflecting the status of pf5the fifteenth of each month.

Enclosure 🗫

1 cc: Mr. Boardman

l cc: Mr. Belmont l cc: Mr. Baumgardner

1 cc: Mr. Branigan

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## RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	39
	(a) Smith Act Trials	
	Hearings	
2.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO THE DEPARTMENT FOR ITS	
	DECISION AS TO USE AS WITNESSES:	12
	(a) Smith Act Trials	
	Hearings	
3.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BY DEPARTMENTAL ATTORNEYS:	5
	(a) Smith Act Trials	
	Hearings	-
4.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	
	DEPARTMENT:	142
	(a) Smith Act Trials	•
	Hearings	-
	Socialist League	
	(e) Fraud Against the Government Cases	

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INFORMANTS AND POTENTIAL GOVERNMENT WITNESSES -- During the recently concluded Denver Smith Act trial and the pending New Haven Smith Act trial, the Bureau has noted a new technique being used by the communist Party in an obvious attempt to ascertain the identities of Bureau informants and potential Government witnesses. When the contacting of various Communist

This technique involves the contacting of various Communist Panty members for the purpose of obtaining signed statements to the effect that the individual signing the statement had attended Communist Party meetings and schools with the Smith Act defendants and had never heard them teach or advocate overthrow of the Government by force and violence. The contacts have been made by one or more of the Smith Act defendants and it has been pointed out to the individuals contacted that through this procedure the Communist Party intends to ascertain the identities of Bureau informants and potential Government witnesses. The functionaries making the contacts have pointed out that if an individual refuses to sign the statement he will be under suspicion as a Bureau informant and will be thoroughly investigated by the Communist Party. If he does sign the statement and later appears as a witness, the statement will be used in an attempt to discredit his testimony. (M)

When this situation first arose in the Denver case, the Department instructed that all current informants scheduled to testify at that trial be advised not to sign any statement which was not completely true even though refusal to sign resulted in their exposure as informants or expulsion from the Communist Party. This same policy has been followed in connection with the New Haven case.

It is pointed out that should the Communist Party make widespread use of this technique, current informants who are not scheduled to testify at a Smith Act or other pending security trial may also be contacted to sign such a statement. Each field office should, therefore, on the occasion of the next contact with current security informants, advise each such informant of this technique currently being utilized by the Communist Party. Each informant should be instructed that should he be contacted to sign such a statement, he may discuss with the functionaries contacting him any plausible reasons why he does not desire to sign a statement. If the informant feels, however, that such action or his outright refusal to sign the statement will result in his exposure as an informant or in his expulsion from the Communist Party, he should sign the DECLASSIFIED BY LOOSE NISTEPLOS

9/7/55 SAC LETTER NO. 55-57

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ON 10-14-99

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APPROPRIATE AGENCIES

AND FIELD OUTLIES.

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statement and should immediately thereafter submit to the field office a detailed written report setting out the date, place, and time
of the contact; the identities of the individuals who contacted him,
the contents of the statement, and the informant's reasons for
signing it. Should the informant be later used as a witness, this
report could then be entered into evidence by the Government in the
event the defense attempted to use the informant's statement to
attack his testimony and his credibility as a witness.

Current informants made available for testimony at a Smith Act trial should be instructed not to sign any statement which is not completely true even though refusal to do so may result in exposure as an informant or in expulsion from the Communist Party.

The contacts with current informants should be made within the next thirty days and the Bureau should be advised by each office when all informants have been contacted.

9/7/55 SAC LETTER NO. 55-57

CONTINUENTIAL

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STANDARD FORM NO. 64 UNITED STATES GOVERNMENT 10/6/55 Director, FBI DATE: SAC, Detroit b2 b7D COMMUNISTS AS WINESSE COMMUNIST PARTY ATTEMPTS TO ASCERTAIN WILNESSES SUBJECT. IDENTITIES OF BUREAU INFORMANTS AND POTENTIAL GOVERNMENT WITNESSES Re SAC Letter 55-57 (N) dated 9/7/55. This is to advise that all security informants of the Detroit Division have been contacted and appropriately advised and instructed with regards to the information set forth in re SAC Letter. ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE 10-14-99 BY 60267 NISIEPIDD REGISTERED 901820. LLA/AMR (3)置ECORDED-29 INTERNAL SECURITY SECT. ©1 OCT 10 1955 OCI/S & TRAITING

## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

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